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**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

CHINA CENTRAL TELEVISION, a China  
company; CHINA INTERNATIONAL  
COMMUNICATIONS CO., LTD., a China  
company; TVB HOLDINGS (USA), INC., a  
California corporation; and DISH  
NETWORK L.L.C., a Colorado corporation,  
Plaintiffs,

vs.

CREATE NEW TECHNOLOGY (HK)  
LIMITED, a Hong Kong company; HUA  
YANG INTERNATIONAL TECHNOLOGY  
LIMITED, a Hong Kong company;  
SHENZHEN GREATVISION NETWORK  
TECHNOLOGY CO. LTD., a China  
company; CLUB TVPAD, INC., a California  
corporation; BENNETT WONG, an  
individual, ASHA MEDIA GROUP INC.  
d/b/a TVPAD.COM, a Florida corporation;  
AMIT BHALLA, an individual;  
NEWTVPAD LTD. COMPANY d/b/a  
NEWTVPAD.COM a/k/a TVPAD USA, a  
Texas corporation; LIANGZHONG ZHOU,  
an individual; HONGHUI CHEN d/b/a E-  
DIGITAL, an individual; JOHN DOE 1 d/b/a  
BETV; JOHN DOE 2 d/b/a YUE HAI; JOHN  
DOE 3 d/b/a 516; JOHN DOE 4 d/b/a HITV;  
JOHN DOE 5 d/b/a GANG YUE; JOHN  
DOE 6 d/b/a SPORT ONLINE; JOHN DOE 7  
d/b/a GANG TAI WU XIA; and JOHN DOES  
8-10,

Defendants.

Case No.  
**CV 15-1869 MMM (AJWx)**

**COMPENDIUM OF  
EVIDENCE  
IN SUPPORT OF  
PLAINTIFFS' MOTION FOR  
DEFAULT JUDGMENT  
AGAINST CREATE NEW  
TECHNOLOGY (HK)  
LIMITED AND HUA YANG  
INTERNATIONAL  
TECHNOLOGY LIMITED  
VOL 1 OF 5**

[[Proposed] Order; Motion For  
Default Judgment; Application To  
Seal concurrently submitted]

Date: November 23, 2015

Time: 10:00 a.m.

Courtroom: 780

Judge: Hon. Margaret M.  
Morrow

Complaint Filed: March 13, 2015

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DECLARATION OF CARLA A. McCAULEY

**DECLARATION OF CARLA A. MCCAULEY**

I, Carla A. McCauley, declare as follows:

1. I am licensed to practice law before all the courts in the State of California and am admitted to the United States Court of Appeals for the Ninth Circuit and the Central District of California. I am a partner at Davis Wright Tremaine LLP, counsel for Plaintiffs in the above-entitled matter. I submit this Declaration in support of Plaintiffs' Motion for Entry of Default Judgment against Defendants Create New Technology (HK) Limited ("CNT") and Hua Yang International Technology Limited ("HYIT") (collectively "Defendants"). I have personal knowledge of the facts contained herein, and, if called upon as a witness, I could and would testify competently about these facts, except for those matters stated expressly upon information and belief, which matters are believed to be true.

**I. Summary of Service of Papers and Compliance with Procedural Requirements**

2. On March 16, 2015, copies of the Summons and Complaint in this action were electronically delivered by my colleague, George Wukoson, to Owen Tse, a Partner with Vivien Chan & Co., Solicitors & Notaries with offices located in Hong Kong at 57/F Cheung Kong Center, 2 Queen's Road Central. Mr. Tse thereafter confirmed that, on March 17, 2015, the Summons and Complaint were personally served on HYIT at its registered office in Hong Kong. Mr. Tse also confirmed that, on March 18, 2015, the Summons and Complaint were personally served on CNT at its registered office in Hong Kong. I was copied on all of these communications between Mr. Wukoson and Mr. Tse. True and correct copies of the Proofs of Service filed with the Court on March 24, 2015 are attached hereto as **Exhibit 8.**

3. To date, HYIT has neither appeared nor otherwise responded to the Complaint, and Plaintiffs have not received any communications from either HYIT or counsel for HYIT. CNT originally appeared by counsel to request a continuance

1 of its time to answer the Complaint and to oppose an ex parte application filed by  
2 Plaintiffs (*see* Dkt. Nos. 47 and 50). Shortly thereafter, however, CNT's counsel  
3 asked for leave to withdraw, stating that CNT no longer intended to respond to the  
4 Complaint or to defend this action. A true and correct copy of the Notice of Motion  
5 of CNT's counsel to withdraw, stating CNT's intention to not file an answer, is  
6 attached hereto as **Exhibit 9**. CNT has not answered or otherwise responded to the  
7 Complaint in this action to date.

8 4. On May 28, 2015, the Clerk entered default as to HYIT and CNT after  
9 the Court determined that the parties had been properly served with the Complaint.  
10 (*See* Dkt. Nos. 87-88.)

11 5. HYIT and CNT are both companies organized under the laws of Hong  
12 Kong. Neither HYIT nor CNT are minors or incompetent persons, nor are they  
13 military service members, or otherwise entitled to the exceptions found in the  
14 Servicemembers Civil Relief Act (50 App. U.S.C. § 521).

15 6. On September 9, 2015, I emailed Owen Tse, one of Plaintiffs' solicitors  
16 in Hong Kong with the law firm of Vivien Chan & Co., to arrange for personal  
17 service of this Motion for Default Judgment on CNT and HYIT at their registered  
18 offices in Hong Kong. Attached hereto as **Exhibit 10** is a true and correct copy of  
19 my email to Mr. Tse arranging for service, and Mr. Tse's response. Plaintiffs shall  
20 file a Proof of Service of the Motion for Default Judgment and all accompanying  
21 documents, executed by a solicitor from Vivien Chan & Co., and attesting to  
22 personal service on CNT and HYIT at their registered offices in Hong Kong in  
23 accordance with service procedures under the Hong Kong companies ordinance.

24 **II. Summary of Evidence of TVpad Sales by Defendants in the United States**

25 7. Because Defendants have defaulted, Plaintiffs have been unable to  
26 secure discovery directly from Defendants. However, after entry of default against  
27 Defendants, Plaintiffs have sought and obtained discovery from various third parties,  
28 with the object of ascertaining, to the extent possible, how many TVpad units

1 Defendants shipped into the United States. I have managed all aspects of this third-  
2 party discovery. As part of that effort, we have served document subpoenas on  
3 several third-party shipping companies and have also secured the deposition of YTC  
4 Summit International Inc. (“YTC Summit”), CNT’s fulfillment center located in  
5 Arcadia, California.

6 8. These discovery efforts demonstrate that Defendants have used at least  
7 three methods to deliver TVpads to consumers in the United States from September  
8 2011 to the present:

- 9 a. By container ship from China to YTC Summit, which then shipped  
10 TVpads on to end customers in the United States by United Parcel  
11 Service (“UPS”), and to distributor MetroVista;  
12 b. By DHL Express (“DHL”) from China to TVpad distributors and  
13 customers in the United States.  
14 c. By UPS from China to TVpad distributors and customers in the  
15 United States;

16 9. In brief summary, this third-party discovery yielded the following  
17 information about these various methods of shipment:

- 18 • Shipments by Container Ship  
19 ○ YTC Summit managed large shipments of TVpads into the United  
20 States on behalf of CNT for over three years, from February 2012  
21 until April 2015.  
22 ○ Available U.S. customs records show that **32,540 TVpads** were  
23 shipped by CNT to YTC Summit during a 15-month period from  
24 December 1, 2013 to March 6, 2015, or more than 2,000 TVpad  
25 units a month. Applying that average for the time period during  
26 which customs records are not available indicates that at least  
27 **another 40,000 units** would have been shipped to YTC Summit,  
28

for a total of **72,540 TVpad units**, shipped by Defendants to YTC Summit between February 2012 and March 2015.

- In December 2011, CNT shipped **820 TVpad units** to third party distributor MetroVista.

- Direct Shipments by DHL

- Defendants used a DHL Express account to ship TVpads directly from China to purchasers in the United States, including both to individual TVpad customers and to bulk purchasers (*i.e.*, TVpad distributors). From September 22, 2011 to August 7, 2015, Defendants shipped at least **100,696 TVpad units** to bulk purchasers in the United States by DHL, and another **8,191 TVpad units** to individual TVpad customers.
- Additional units were shipped by a TVpad distributor in China to some users in the United States, totaling at least **4,478 units**.

- Direct Shipments by UPS

- Defendants used UPS to ship at least **7,348 TVpad units** directly from China to primarily bulk purchasers in the United States.

- Total of all Shipments

- Based on the evidence Plaintiffs have been able to acquire to date, **Defendants have shipped at least 194,073 TVpad units to purchasers in the United States since 2011.**

- Damages Based on Total Shipments of TVpads

- Based on the shipment of at least 194,073 TVpad units to the United States since 2011, Defendants avoided costs and Plaintiffs lost revenue equal to at least **\$279,465,120** in licensing fees that Defendants would have had to pay to Plaintiffs to license CCTV and TVB television programs for the TVpad.

- Plaintiffs have also lost revenue equal to at least **\$17,466,480** in subscription fees that TVpad users did not pay to authorized providers of CCTV and TVB television programs, such as Plaintiff DISH, in order to view CCTV and TVB programming they illegally received for free.
- Defendants have realized at least **\$25,460,691** in revenues from their sales of TVpad devices to TVpad users in the United States.

10. For reasons detailed below, the above calculation of **194,073 TVpad units** sold by Defendants in the U.S. since 2011 is only a floor for all possible shipments to the U.S., as the records Plaintiffs received from third parties are incomplete in many cases, and because there are other known sources of TVpad shipments to the United States, including from third party sellers located in China or through Amazon, which are not included in this total. Defendants' default and failure to provide discovery prevents a full accounting of their total TVpad sales.

11. Below, I explain the methods through which Plaintiffs acquired the records and testimony necessary to establish each of the above summary points. I further detail the methods through which Plaintiffs summarized the voluminous records received in response to their third-party discovery requests, and then totaled the number of TVpad units that these voluminous records show were shipped to the United States. Finally, to aid the Court's understanding of the evidence presented, attached hereto as **Exhibit 11**, is a global summary of all data on TVpad units shipped to the United States, which truly and accurately summarizes the information received by Plaintiffs in this action from third parties in response to discovery.

### **III. Shipments Through YTC Summit**

12. On July 15, 2015, I deposed Steven Chen, the President of YTC Summit International Inc. ("YTC Summit"), a company based in Arcadia, California that provided TVpad fulfillment services for CNT in the United States. In his deposition testimony, Mr. Chen explained that CNT uses many different names, including

1 ShenZhen Greatvision Network Technology Co., Ltd., Qi Chuang Technology and  
2 Create New E-commerce (SZ) Co., Ltd. (*See* Chen Deposition at pp. 67, 131.) As  
3 described by Mr. Chen, YTC Summit handled primarily bulk shipments on behalf of  
4 Defendants using a UPS Account number provided by CNT. (*See* Chen Deposition  
5 at p. 60.) Mr. Chen testified that YTC Summit began its TVpad fulfillment  
6 relationship with CNT in February 2012, and ended in April 2015 (after the instant  
7 lawsuit was filed). (*See* Chen Deposition at pp. 26, 35, 43-43.) True and correct  
8 copies of excerpts from Mr. Chen's deposition, along with relevant excerpts from the  
9 exhibits to Mr. Chen's deposition, are attached hereto as **Exhibit 12**.

10 13. As discussed in Paragraph 29 of the accompanying Declaration of  
11 Christopher Weil, U.S. customs records show that for the 16-month period from  
12 December 2013 through March 2015, CNT shipped a total of 32,540 TVpad devices  
13 to YTC Summit, or on average more than 2,000 TVpad devices every month.

14 14. Although Mr. Chen testified that YTC Summit began its fulfillment  
15 relationship with CNT in February 2012, the available customs records do not cover  
16 the period from February 2012 through November 2013, and YTC Summit has not  
17 retained records for this period. *See* **Exhibit 12** (Chen Deposition at pp. 25, 35, 129).  
18 Given YTC Summit's average receipt of at least 2,000 devices a month during the  
19 period for which customs records are available, and assuming CNT began shipping to  
20 YTC Summit in April 2012 (two months after the parties signed their fulfillment  
21 contract), YTC Summit likely received at least an additional 40,000 TVpad units  
22 from CNT during the 20 months preceding December 2013, for a total of 72,540  
23 TVpad units shipped from CNT to YTC Summit for the entire period of February  
24 2012 through March 2015. (As also set forth in the accompanying Weil Declaration,  
25 the total number of shipments that YTC Summit actually received from Defendants  
26 is much higher than those calculable by reference to customs records, because these  
27 records are limited to shipments that arrive at U.S. ports of entry through ships, and  
28 exclude other methods of delivery such as air freight.)

15. As a means of corroborating the number of TVpad units shipped to YTC Summit from CNT, we also have collected information regarding the number of TVpad units that YTC Summit then shipped out to CNT's customers, by cross-referencing shipping records produced by YTC Summit with records produced by UPS. This information is set forth at Paragraphs 37-45 below.

#### IV. Direct Shipments by DHL Express

16. On June 25, 2015, I issued a subpoena to DHL Express, requesting shipping records for Defendants. A true and correct copy of the DHL subpoena is attached hereto as **Exhibit 21**.

17. After issuing the subpoena, I communicated multiple times with counsel for DHL regarding compliance with the subpoena. I also provided DHL with copies of three DHL waybills that Plaintiffs had procured in the course of their investigation: (a) Two waybills that accompanied shipments of TVpads delivered to Plaintiffs' investigators after they made purchases of the TVpads from CNT's websites (*see* Weil Decl. ¶¶18, 23, 30); and (b) and one waybill that YTC Summit produced to Plaintiffs. True and correct copies of the waybills I provided to DHL, with confidential address information for Plaintiffs' investigators redacted, are attached hereto as **Exhibit 22 and Exhibit 64**.

18. On August 21, 2015, DHL produced an Excel spreadsheet entitled "File No. 3068 – Account Numbers" comprising 9,262 lines of data reflecting shipments made by DHL on behalf of Defendants (and entities associated with Defendants) to TVpad distributors and TVpad customers in the United States. Thereafter, DHL provided a signed declaration authenticating these records, a true and correct copy of which is attached hereto as **Exhibit 23**. Given the voluminous size of the Excel spreadsheet produced by DHL and its inclusion of possible home addresses for recipients, the spreadsheet shall be concurrently lodged on a disc under seal with the Court, and designated in a folder identified as **Exhibit 24**.

1           19. Given the breadth of records produced by DHL, I and staff working  
2 under my direction created a summary that shows: (1) the identity and addresses of  
3 the shipping parties; (2) the total quantity of TVpad units shipped per individually  
4 tracked shipment; (3) the identities of the receiving parties; and (4) the date of  
5 shipment. We eliminated from our summary any shipments of TVpads that were  
6 made to addresses outside the domestic United States, any shipments of products  
7 other than TVpads, and any shipments that were not made either by or on behalf of  
8 Defendants.

9           20. In our summary chart, I and staff working under my direction and  
10 control added a new column entitled “DWT TVpad Unit Quantity” for the total  
11 TVpad units shipped per line item. I and staff working under my direction then  
12 added a TVpad unit total in that column based upon the description provided by DHL  
13 for each shipment. In most cases, the DHL records provided the total number of  
14 TVpad “sets” or “media players” that were shipped by DHL. In some cases,  
15 however, the information in the DHL records was incomplete regarding the total  
16 TVpad units included in the shipment. In those instances, we referred to DHL’s  
17 declared value column for a given shipment and compared that value to the similar  
18 declared values for other shipments during the same time period. Where a shipment  
19 had the same declared value as a shipment that clearly referred to the total quantity of  
20 TVpad devices, we concluded that the incompletely described shipment contained  
21 the same number of TVpad units as were in the shipment of equal declared value.

22           21. After determining total TVpad unit numbers, I then sorted the resulting  
23 data by shipper name and address to determine which entities were identified as  
24 shipping entities. Several thousand shipments were made to addresses in the United  
25 States, including to Asha Media Group Inc.—one of the TVpad distributor  
26 defendants in this lawsuit—by a company named Hoogle HK Industry Co., Ltd.  
27 (“Hoogle”) in Guandong, China. Hoogle is either affiliated with Defendants or is a  
28 TVpad distributor who ships to the United States directly from China. Staff working

1 under my direction moved these entries into a separate worksheet in Excel, and I then  
2 summed the total number of TVpad units shipped to U.S. customers by Hoogle. In  
3 total, Hoogle shipped 4,478 TVpad units to the United States, primarily to bulk  
4 purchasers. A true and correct summary of the Hoogle shipments, sorted by recipient  
5 address, is attached hereto as **Exhibit 25**.

6 22. The remaining shipments in the DHL Excel spreadsheet were shipped  
7 by entities known to be related to Defendants. Among the shipper names were  
8 Longway Technology Co., Ltd. or LWHong Kong, Hua Yang International, Qi  
9 Chuang Technology or Qi Chuang Shen Zhen, Create New Technology HK Limited,  
10 Create New Ecommerce SC Co., Ltd. Various employees, often listed only by first  
11 name, were also identified in the shipper name column, but using the same addresses  
12 as Defendants used elsewhere in the DHL data. YTC Summit identified Qi Chuang  
13 and Create New Ecommerce as entities that are synonymous with CNT. *See Exhibit*  
14 **12** (Chen Deposition at pp. 67, 75-76, 131). Defendants identify Longway as one of  
15 their authorized TVpad distributors on their Facebook page as of August 2011. A  
16 true and correct copy of the Facebook page which I printed on September 4, 2015,  
17 explaining the Longway association, with a certified translation, is attached hereto as  
18 **Exhibit 26**.

19 23. After compiling all of Defendants' TVpad shipments into a single Excel  
20 worksheet, we sorted the Excel data by recipient address and date to determine which  
21 recipients were receiving TVpads in bulk. Recipients who received bulk shipments  
22 of TVpad devices are almost certainly TVpad distributors who likely paid a  
23 wholesale price. Any party who received 10 or more TVpad units in a single  
24 shipment we treated as a TVpad distributor (who paid a wholesale price), and we  
25 moved all shipments for that recipient to a separate "bulk purchaser" worksheet. All  
26 other recipients who received fewer than 10 TVpads units in any single shipment  
27 were assumed to be individual TVpad customers (who paid a retail price). This  
28 analysis likely overestimates the number of bulk purchasers who would have paid

1 wholesale prices, since some of the bulk purchasers only received a handful of  
2 shipments, and accordingly were likely paying retail prices. Using 10 TVpad units as  
3 the threshold for bulk purchasers likely also overestimates the number of purchasers  
4 who paid wholesale prices, because at least one U.S. TVpad distributor has testified  
5 that his company obtained the benefit of paying wholesale prices only when it  
6 purchased 20 TVpad units or more. *See* Declaration of Liangzhong Zhou ¶11.

7 24. As a result of our analysis, I determined that between October 5, 2011  
8 and April 15, 2015, Defendants used DHL to ship a total of 100,696 TVpad units to  
9 bulk purchases (*i.e.*, TVpad distributors) in the United States who paid wholesale  
10 prices to Defendants. A true and correct copy of the summary spreadsheet showing  
11 these totals, with relevant columns shown and sorted by recipient address and then  
12 date, is attached hereto as **Exhibit 27**.

13 25. As a result of our analysis, I determined that from September 23, 2011  
14 through August 4, 2015, Defendants used DHL to ship a total of 8,191 TVpads to  
15 individual purchasers in the United States who paid retail prices to Defendants. A  
16 true and correct copy of the summary spreadsheet showing this total, with relevant  
17 columns shown and sorted by recipient address and then date, is attached hereto as  
18 **Exhibit 28**.

19 26. The records produced by DHL do not reflect all shipments made by  
20 Defendants of TVpad units into the United States. Plaintiffs' analysis includes only  
21 those shipments that were made directly by Defendants or Hoogle. There may be  
22 other TVpad distributors located in China who are shipping and selling TVpads  
23 directly into the United States, but for whom we lack records of shipments.  
24 Additionally, a number of retailers sell the TVpad devices on Amazon, but it is  
25 impossible to know the location of such sellers and any sales they have made in the  
26 United States are shipped through other channels or using shipping company account  
27 numbers for which Plaintiffs lack records. A true and correct copy of a printout for a  
28

1 TVpad available for purchase on Amazon and sold by “Lava Store” for \$239, and  
2 which I printed on September 9, 2015, is attached hereto as **Exhibit 29**.

3 27. In addition, Plaintiffs’ investigators’ recent purchase of a TVpad from  
4 the official TVpad website, located at mtvpad.com, was not reflected in the DHL  
5 shipping records we received, even though I produced that waybill to DHL in order  
6 to assist DHL in locating responsive records. The TVpad device was delivered in  
7 August by DHL, and was accompanied by a waybill that identified Hua Zhi Mei Co  
8 Ltd. as the shipper, from an address in Hong Kong. This was a shipper name that we  
9 have never seen previously, and suggests that Defendants may be using new shipper  
10 names to avoid detection. However, the party who received payment for this device  
11 was Yukun Technology (HK) Co., Ltd. (“Yukun”). *See* Weil Decl. Ex. 59. As set  
12 forth in the accompanying Declaration of George Wukoson, Yukun was a wholly  
13 owned subsidiary of Create New Technology International Limited, CNT’s one-time  
14 parent company, from July 2013 to June 2014, and as of June 2014 is wholly owned  
15 by Zhang Wenwei, director of CNT. In addition, Yukun was the party named on the  
16 payment receipt for the purchase of another TVpad device shipped by CNT in  
17 December 2014, as detailed in the Declaration of George P. Wukoson. In other  
18 words, Defendants are selling and shipping TVpads under a variety of different  
19 names and aliases, and all shipments of TVpads under those names and aliases are  
20 not reflected in the shipping records produced by DHL.

21 28. Similarly, although I provided DHL with copies of a DHL waybill dated  
22 February 10, 2012 for a shipment from Qi Chuang Technology to Steven Chen at  
23 YTC Summit, this shipment was also not included in the records produced by DHL.  
24 This again suggests that not all records have been produced of TVpad shipments  
25 made by Defendants and their affiliated companies into the United States via DHL.

26 29. Finally, the shipping records produced by DHL include only three  
27 TVpad shipments to individual purchasers after May 2015, even though it is clear  
28 that, as detailed in Plaintiffs’ pending Motion for Contempt (Doc. No. 109), CNT is

1 still advertising and actively selling TVpad devices in the United States. There are  
2 likely many more TVpad shipments either made by Defendants or by others on  
3 Defendants' behalf, for which we have not been able to obtain shipping records. In  
4 sum, the total number of TVpad devices that Defendants (and their affiliates) have  
5 shipped to the United States may be orders of magnitude higher than the summary of  
6 total shipments we have been able to ascertain through limited third party discovery  
7 and detailed in summary form in **Exhibit 11**.

8 **V. Direct Shipments by UPS**

9 30. On June 25, 2015, I issued a subpoena to UPS, requesting shipping  
10 records for Defendants. A true and correct copy of the UPS subpoena is attached  
11 hereto as **Exhibit 13**.

12 31. After issuing the subpoena, I communicated multiple times with counsel  
13 for UPS regarding compliance with the subpoena. UPS provided an initial response  
14 to the subpoena by producing a document entitled "LNPS150657 International  
15 Shipments" in Excel format, which set forth shipments by Defendants to addresses  
16 both inside the United States and abroad for the period of September 3, 2012 to  
17 March 11, 2014. UPS also produced a 2,757 page PDF entitled "LNPS150657  
18 Responsive Documents", which included, among other shipping records, copies of  
19 shipment invoices. The invoices UPS produced corresponded to the TVpad  
20 shipments reflected in the "International Shipments" Excel spreadsheet, and provide  
21 precise TVpad unit numbers for each one of those shipments. As these records are  
22 voluminous and include possible home address information, a true and correct copy  
23 of the "International Shipments" Excel spreadsheet and an excerpt from the  
24 "LNPS150657 Responsive documents" production that includes all produced  
25 shipment invoices, shall be concurrently lodged on a disc under seal with the Court,  
26 in a folder identified as **Exhibit 14**.

27 32. After I took the deposition of Mr. Chen of YTC Summit, I also provided  
28 UPS with the UPS account number that Mr. Chen testified YTC Summit used on

1 behalf of CNT to make all shipments of TVpad devices within the United States in  
2 accordance with YTC Summit's fulfillment contract with CNT. *See* **Exhibit 12**  
3 (Chen Deposition at pp. 60, 138). Thereafter, UPS made a second production of 107  
4 pages, which included, among other data, a PDF that identified shipments made from  
5 this UPS account number to addresses in the United States from April 2, 2012 to  
6 April 16, 2012 and from August 6, 2013 through April 22, 2015. The records, as  
7 produced, include a 16 month gap in shipments, and also do not provide unit  
8 numbers or other descriptions for the shipments. No invoices were produced by UPS  
9 with this subsequent production. Again, given the voluminous nature of this  
10 production and possible inclusion of home addresses, a true and correct copy of this  
11 document, entitled "LNPS150657 Additional Responsive Documents", shall be  
12 concurrently lodged on a disc under seal with the Court, in a folder identified as  
13 **Exhibit 15**. A true and correct copy of the declaration of the UPS custodian of  
14 records, authenticating both productions of documents, is attached hereto as **Exhibit**  
15 **16**.

16 33. Given the breadth of the records produced by UPS, I and staff working  
17 under my direction created a summary of the UPS records that shows: (1) the identity  
18 and addresses of the shipping parties; (2) the total quantity of TVpad units shipped  
19 per individually tracked shipment; (3) the identities of the receiving parties; and (4)  
20 the date of shipment. We eliminated from our summaries any shipments of TVpads  
21 that were made to addresses outside the domestic United States, any shipments of  
22 products other than TVpads, and any shipments that were not made either by or on  
23 behalf of Defendants.

24 34. Because UPS produced data showing Defendants' direct international  
25 shipments in a native Excel worksheet, our work to determine the total number of  
26 TVpad units shipped by Defendants directly to addresses in the domestic United  
27 States was fairly simple.  
28

35. First, I and staff working under my control removed any shipments to addresses other than the domestic United States from the “International Shipments” Excel spreadsheet produced by UPS. I also ensured that all shipments were either by CNT or HYIT. I then sorted the data by recipient name, and added a new column entitled “DWT TVpad Units Per UPS Invoices” to record total TVpad quantity information per shipment line item. We then cross-referenced the Excel spreadsheet to the copies of the invoices produced by UPS, which identified the quantity of TVpads included in each order with reference to the unique shipment identification number. We then added the quantity of TVpads shipped in each line item to the Excel summary, and summed the total number of TVpads units shipped.

36. Of the 42 shipments made by Defendants into the domestic United States from September 3, 2012 to March 11, 2014, the vast majority were bulk shipments of multiple TVpad devices, as evidenced not only by the quantity shipped per order, but also by the number of repeat shipments to the same purchasers. The total number of TVpad devices shipped by Defendants into the United States by UPS during this period of time totaled 7,348 TVpad units. Attached hereto as **Exhibit 17** is a true and correct copy of a summary from the Excel spreadsheet, with only the most relevant columns of information visible, sorted by import date.

## **VI. Corroborating Data**

### **a. YTC Summit’s Shipments on Behalf of Defendants**

37. As noted previously, customs records indicate that Defendants shipped at least 72,540 TVpads to YTC Summit by container ship, in order for YTC Summit to then fulfill orders to U.S TVpad customers. Logically, the number of TVpad units that YTC Summit shipped to customers should be roughly the same as those that YTC Summit received. Therefore, Plaintiffs have conducted third-party discovery in order to determine the number of TVpad units shipped out by YTC Summit to U.S. TVpad customers. That analysis, as detailed below, shows that approximately 65,855 TVpad units were shipped by YTC Summit to customers.

38. At his deposition, Mr. Chen testified that YTC Summit had destroyed all emails, shipping records and other details of its fulfillment work on behalf of CNT for dates preceding its receipt of a deposition subpoena issued in early 2015 by the plaintiffs in a related action, *Munhwa Broadcasting Corp. et al. v. Create New Technology Co. Ltd. et al.*, Case No. 14-04213-RGK (RZx) (the “Munhwa Action”). See **Exhibit 12** (Chen Deposition at pp. 129, 176). Thus, in response to the subpoena I issued in this action, YTC Summit was only able to produce documents covering a few months in 2015. These documents included a limited number of UPS invoices for the CNT account YTC Summit used to ship TVpad devices to customers in the United States. Mr. Chen authenticated those records in his deposition. See **Exhibit 12** (Chen Deposition at pp. 128, 149, 164-67 and deposition exhibit 15).

39. YTC Summit’s UPS invoices provide total TVpad units shipped per UPS shipment, as well as the recipient information. For a seven-week period in 2015 (from March 3 to April 22), YTC Summit shipped out 5,373 TVpad units. While this would average over 3,000 units per month, Mr. Chen testified that during this time period YTC Summit was unloading all of its inventory as it ended its relationship with CNT, so these may have been atypical months. To arrive at a more conservative calculation of shipments to customers during prior periods, we cross-referenced the YTC Summit data with UPS data, which covered a larger timeframe (although as set forth below at Paragraph 44, the UPS data also had a gap in the time period it covered).

40. With respect to UPS’s production of YTC Summit shipments made to U.S. TVpad customers on behalf of Defendants, staff working under my direction first converted the data that UPS produced into an Excel spreadsheet. As the UPS data produced did not include TVpad unit numbers, we cross-referenced the UPS data with the TVpad unit numbers documented in the UPS invoices that YTC Summit produced in response to Plaintiffs’ subpoena, and which were marked as part of deposition exhibit 15, included with the deposition of Mr. Chen attached hereto as

1 **Exhibit 12.** Because YTC Summit only retained records for the period of March  
2 2015 through April 2015, we included a TVpad quantity for all shipments for which  
3 we had TVpad unit information. We then split out into separate worksheets those  
4 shipments that were made to repeat purchasers who received multiple shipments on  
5 different dates into a “bulk purchaser” worksheet, and those recipients who only  
6 received one or two shipments from YTC Summit into an “individual purchaser”  
7 worksheet.

8 41. The vast majority of individual recipients received shipments in the last  
9 few months YTC Summit was handling fulfillment for Defendants, and so we could  
10 calculate for almost all of those shipments the exact number of TVpad units those  
11 recipients received. 142 units were shipped in the last few months of YTC Summit’s  
12 fulfillment relationship. For the remaining 10 shipments, we conservatively assumed  
13 only 1 TVpad device was shipped per order. We thus determined that YTC Summit  
14 shipped a total of 152 TVpad units on behalf of CNT to individual purchasers from  
15 April 6, 2012 to April 14, 2015. A true and correct copy of that summary of YTC  
16 Summit shipments to individual purchasers is attached hereto as **Exhibit 19.**

17 42. For the bulk purchaser summary, we first summed the total number of  
18 TVpad units shipped to those bulk purchasers over the last few months of YTC  
19 Summit’s fulfillment relationship for which we have UPS invoices with unit  
20 quantities. We determined YTC Summit shipped a total of 5,231 TVpad units to bulk  
21 purchasers in those last few months. Based on the total of known TVpad units  
22 shipped by YTC Summit to bulk purchasers from March through April 2015, we then  
23 calculated the average number of TVpad units shipped per carton during that period  
24 was 18 TVpad units. We applied the average of 18 TVpad units to the remaining  
25 bulk shipments, and summed that total, concluding YTC Summit shipped an  
26 additional 33,174 units of TVpads to U.S. bulk purchasers during its fulfillment  
27 relationship with Defendants. A true and correct copy of that summary of YTC  
28 Summit shipments to bulk purchasers is attached hereto as **Exhibit 20.**

43. Across all shipments by YTC Summit to both individuals and bulk purchasers, during the 21-month period from August 6, 2013 through April 22, 2015, plus a handful of days in April 2012, YTC Summit shipped **38,405 TVpad units** on behalf of CNT to U.S. bulk purchasers, or approximately **1,830 units per month**. Notably, one thousand units alone were shipped to the TVpad “flagship” store located 349 7th Street in Oakland, California, the grand opening of which Defendants advertised on their blog. A true and correct copy of a printout from the blog located at <http://www.itvpad.com/blog/blogInfo446.html>, dated April 9, 2015, is attached hereto as **Exhibit 18**.

44. Because the UPS records do not reflect any shipments made by YTC Summit to either individual purchasers or bulk purchasers from April 17, 2012 to August 5, 2013—a time period we know from Mr. Chen’s deposition testimony that YTC Summit was operating as CNT’s fulfillment center (Chen Deposition at pp. 25, 35)—we necessarily lack full insight into the TVpad shipments YTC Summit was making during this 15-month period. Notwithstanding the gap in data, we know as set forth above that for the period of approximately 21 months for which UPS did produce shipping information, YTC Summit shipped an average of 1,830 devices per month. Applying that average to the 15-month gap would yield an additional 27,450 TVpad units shipped by YTC Summit, bringing the total for the entire period to 65,855 TVpad units.

45. While we do not count these TVpad units in the summary attached hereto as **Exhibit 11** in order to avoid double counting, these averages are consistent with and corroborate Plaintiffs’ calculation of the number of TVpad units that CNT was shipping to YTC Summit on a monthly basis (2,000 units) based on customs records, and with the total TVpad units shipped to YTC Summit (72,540 units). Any difference is likely attributable to incomplete information in both data sets. Plaintiffs therefore offer this additional calculation as further support for the unit totals of TVpads summarized in **Exhibit 11**.

**b. Summary of HSBC Wire Transfer Information**

46. On June 23, 2015, I issued a subpoena to third-party HSBC Bank USA, N.A. (“HSBC”), seeking wire transfer records for bank accounts associated with Defendants—a true and correct copy of which is attached hereto as **Exhibit 30**. These bank records further substantiate that Plaintiffs’ summary substantially undercounts the total number of TVpad devices sold by Defendants (or their affiliates) into the United States from 2011 to the present.

47. After issuing the subpoena, I communicated multiple times with HSBC’s subpoena processing department regarding compliance with the subpoena, including providing to HSBC the account number known to be associated with CNT’s account with the bank. On August 12, 2015, I received HSBC’s production in response to this subpoena, which included a 1,206 page PDF entitled “Wires 2”, which included, among other transactions, wire transfers originating from parties in the United States and deposited to an HSBC account maintained by CNT. As these records are voluminous in printed format and include private account information for numerous parties, a true and correct copy of the “Wires 2” document shall be concurrently lodged under seal on a disc with the Court, in a folder identified as **Exhibit 31**. A true and correct copy of the declaration of authenticity for these wire transfers, executed by HSBC bank’s custodian of records, is attached hereto as **Exhibit 32**.

48. On August 13, 2015, I issued a second subpoena to HSBC for records associated with an account for Yukun, the entity that as noted above at Paragraph 27 has received payments on behalf of CNT for shipments of TVpads. A true and correct copy of the second HSBC subpoena is attached hereto as **Exhibit 33**.

49. On August 25, 2015, I received HSBC’s second production of a 525 page PDF entitled “Wires”, which included, among other transactions, wire transfers originating from parties in the United States and deposited to an HSBC account maintained by Yukun. As these records are voluminous in printed format and

1 include private account information, a true and correct copy of the Yukun wire  
2 transfers shall be concurrently lodged on a disc under seal with the Court, in a folder  
3 identified as **Exhibit 34**. A true and correct copy of the declaration of authenticity  
4 for these wire transfers, executed by HSBC bank's custodian of records, is attached  
5 hereto as **Exhibit 35**.

6 50. After receiving these documents, I provided them to my colleague,  
7 George Wukoson, in order to convert the data into native Excel spreadsheets, and to  
8 summarize the data. As Mr. Wukoson explains in his concurrently filed declaration,  
9 CNT received over \$11.9 million in wire transfers from originators in the United  
10 States, many of whom are identifiable by name and address as bulk purchasers of  
11 TVpads from the YTC Summit, DHL and UPS spreadsheets. Yukun received over  
12 \$1.1 million in wire transfers from originators in the United States—again  
13 identifiable as bulk purchasers of TVpads. The summary of these transactions is  
14 attached as **Exhibit 36**.

15 51. After Mr. Wukoson and his team reviewed the HSBC data and  
16 summarized it, I and staff working under my direction compared the originators who  
17 were sending wire transfers to CNT and Yukun to the shipping records that I had  
18 received from UPS and DHL in order to ascertain significant patterns and overlap  
19 between the two sets of data. The HSBC data is clearly only a small subset of the  
20 total monies that Defendants have received from sales of TVpads into the United  
21 States, because there are thousands of individuals who were shipped tvpads (either  
22 individual units or in bulk), that do not appear on the HSBC wire transfer data. Just  
23 to provide two examples, neither defendants Asha Media nor ClubTVpad, or their  
24 principals, appear on the HSBC wire transfer records, even though both were  
25 purchasing large quantities of TVpads for distribution into the United States.

26 52. In addition, for some of the parties who have made large wire transfer  
27 payments to CNT or Yukun according to the HSBC data (indicating large TVpad  
28 purchases), the UPS and DHL records reflect that they received only minimal TVpad

1 shipments. For example, according to UPS and DHL records, CV Construction only  
2 received one TVpad unit. Yet, according to the HSBC data, CV Construction  
3 transferred \$33,429 to Yukun from December 13, 2011 to January 10, 2012. Clearly  
4 this party did not pay so much money for a single TVpad device. Rather, this  
5 discrepancy points to the incomplete nature of the records Plaintiffs have received  
6 from third parties to date, and how their summary of total TVpad units set forth in  
7 **Exhibit 11** likely undercounts substantially Defendants' actual TVpad sales into the  
8 United States.

9 **VII. Summary of Plaintiffs' Damages and Defendants' Revenue**

10 53. As set forth above, Plaintiffs have acquired shipping and customs  
11 records which demonstrate that Defendants have sold at least **194,073** TVpad units  
12 into the United States during the period of 2011 to 2015. Multiplying 194,073  
13 TVpad units by the applicable wholesale or retail price Defendants received for these  
14 units establishes that Defendants have secured at least **\$25,460,691** from sales of  
15 TVpads in the United States. These sales of TVpad units into the United States  
16 represent sales revenue that Defendants have illegally garnered as a direct result of  
17 providing an unauthorized pirate TVpad service that streams without permission  
18 Plaintiffs' copyrighted television programs, while using Plaintiffs' trademarks to  
19 promote the TVpad service. A summary of Defendants' sales is included in Part I of  
20 the summary attached as **Exhibit 11**.

21 54. As detailed in the accompanying declaration of Christopher Kuelling,  
22 Defendants' sales of TVpads, however, do not begin to measure Plaintiffs' actual  
23 injury in this case. Had Defendants attempted to secure the rights to show all of the  
24 TVB and CCTV channels available through the Infringing TVpad Apps by legitimate  
25 means, they would have had to pay CCTV and TVB a per-user licensing fee.  
26 Declaration of Christopher Kuelling ¶14. According to Mr. Kuelling, this licensing  
27 fee would have been at least \$30 per subscriber. Multiplied by the number of TVpad  
28 users (194,273) and by the number of months that Defendants have been illegally

1 retransmitting CCTV and TVB channels through the TVpad device (48 months), this  
2 yields **lost licensing fees of \$279,465,120**. This amount both represents costs that  
3 Defendants avoided through their illegal conduct and also fees that Plaintiffs were  
4 not paid as a result of that illegal conduct. A summary of the lost licensing fees is  
5 included in Part II of the summary attached as **Exhibit 11**.

6 55. As also set forth in the Kuelling Declaration, the illegal retransmission  
7 of CCTV and TVB channels by Defendants through the TVpad device further  
8 deprives Plaintiffs of potential subscription fees for their authorized television  
9 services in the United States. TVpad users have stated publicly that they have not  
10 renewed their DISH subscription once they purchased a TVpad (Weil Decl. ¶15), and  
11 both TVB and CCTV have seen downturns in their subscriber base with DISH since  
12 introduction of the TVpad device (Kuelling Decl. ¶15; Tsang Decl. ¶18).

13 56. In terms of the financial impact of these lost subscribers, Mr. Kuelling  
14 explains that DISH currently charges U.S. subscribers \$30 per month for its TVB  
15 “Jadeworld” package, and \$15 per month for its CCTV “Great Wall” package. DISH  
16 recently dropped the price of the Great Wall package due to pressure from the  
17 infringing TVpad service. Even assuming that only a small fraction of the  
18 documented 194,073 TVpad users in the United States had chosen to subscribe to  
19 either the Great Wall or Jadeworld package for a two-year subscription (the typical  
20 DISH contract, according to Mr. Kuelling) in the absence of the infringing TVpad  
21 service, this represents a significant amount of lost subscription revenue. Indeed,  
22 assuming only 25% of TVpad users would have chosen to subscribe to an authorized  
23 service to view CCTV and TVB television programs, and even assuming that such  
24 users would have paid the lowest available monthly subscription plan of \$15 for the  
25 Great Wall package, this would constitute **lost subscription revenues of at least**  
26 **\$17,466,480**. Of course, the actual lost subscription revenues could be much higher.  
27 A summary of the lost subscription revenues is included in Part III of the summary  
28 attached as **Exhibit 11**.

**VIII. Munwha Broadcasting Default Judgment**

57. On September 2, 2015, in the Munwha Action, Judge R. Gary Klausner granted default judgment against CNT in a similar infringement action brought by various Korean broadcasting companies based on Defendants' unauthorized distribution of Korean language television programs over the TVpad service. The Court ordered total damages in that case of \$65,315,954. A true and correct copy of the Court's order is attached hereto as **Exhibit 37**. The Court in the Munhwa Action accepted the plaintiffs' assessment that Defendants had sold 19,677 TVpad units to viewers in the United States who accessed Korean language broadcasting on the TVpad device. This number represents only 10% of the 194,073 TVpad units that Plaintiffs have established were sold by Defendants in the United States.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed September 14, 2015 at Los Angeles, California.

/s Carla A. McCauley  
Carla A. McCauley

DECLARATION OF GEORGE WUKOSON

**DECLARATION OF GEORGE P. WUKOSON**

I, George P. Wukoson, declare as follows:

1. I am an attorney licensed to practice law in the State of New York and before the bars of the Southern and Eastern Districts of New York. I am an associate with the law firm of Davis Wright Tremain LLP (“DWT”), counsel to the Plaintiffs in this action, admitted *pro hac vice*.

2. In the course of our work on this matter, I and other DWT attorneys and staff members analyzed shipping and bank account records and corporate registration records of defendants Create New Technology (HK) Limited (“CNT”) and Hua Yang International Technology Limited (“HYIT”) (collectively, “Defendants”) and their associated operating entities for, among other things, evidence of the sales and shipments of TVpad devices to the United States.

3. In the course of that work, a DWT staff member working under my direction ordered a TVpad device. That TVpad device was shipped on June 23, 2014 by defendant CNT. Payment for that TVpad device was made on June 20, 2014 to an entity called Yukun Technology (HK) Co., Ltd (“Yukun”). True and correct copies of the receipt and commercial invoice for the TVpad device DWT ordered reflecting these facts are attached hereto as **Exhibit 38**.

4. Yukun is an associated operating entity of CNT. Yukun was formerly wholly-owned by Create New Technology International Limited (which also formerly wholly-owned defendant CNT), and Yukun is currently wholly-owned by Zhang Wenwei, director of CNT. True and correct copies of Hong Kong Companies Registry records for Yukun reflecting these facts are attached hereto as **Exhibit 66**.

5. On August 21, 2015, my colleague Carla McCauley provided me with three sets of wire transfer transaction data involving the HSBC bank accounts of CNT and Yukun, which we obtained through subpoenas issued to HSBC Bank USA, N.A. (the “HSBC Data”). Working with Ms. McCauley and staff under my direction, I converted the HSBC Data into Excel spreadsheets, and then assembled from those

1 spreadsheets a summary of the voluminous data aggregating wire transfer payments  
2 from U.S. TVpad distributors to the known HSBC accounts of CNT and Yukun.

3 6. In order to create this summary, after converting the PDF production to  
4 native Excel spreadsheets, staff working under my direction then limited the native  
5 format data to only those transactions that originated with parties in the United States  
6 making wire transfer payments to either CNT or Yukun in China. I and my staff also  
7 checked the data compiled in the Excel spreadsheet to ensure any duplicate  
8 transactions were removed. These Excel spreadsheets were then sorted by originating  
9 party name, to allow me and my staff to review which U.S. parties were frequently  
10 sending money to either CNT or Yukun in China and to total the amounts transferred  
11 by each individual U.S. party to CNT or Yukun. Attached hereto as **Exhibit 36** are  
12 true and correct copies of the summaries prepared in Excel using the original HSBC  
13 Data for wire transfer payments made by parties in the U.S. to CNT and Yukun. The  
14 data was sorted by originator party name, and then totaled such that all wire transfer  
15 payments are added into a single sum for each party. The date ranges for the wire  
16 transfer payments summed in this manner are also provided, along with the addresses  
17 of the originating parties.

18 7. As shown in **Exhibit 36**, the amounts transferred into the known HSBC  
19 accounts of CNT and Yukun from parties in the United States totals \$13,048,899.56.

20 8. Working with staff under my direction, I also compared the names and  
21 addresses of the U.S. payors identified in the HSBC data to shipping records for  
22 TVpads sold in the United States that were by UPS and DHL. This comparison  
23 confirmed that a majority of the wire payments in the HSBC Data aligned with  
24 address or name information for U.S. parties who are known from the shipping  
25 records to be bulk purchasers of TVpad devices. In other words, the HSBC wire  
26 transfers are from U.S. based parties who buy TVpads in bulk, presumably to resell  
27 the devices. In fact, two of the U.S. TVpad distributors named as defendants in this  
28

1 action—Liangzhong Zhou and Honghui “Hugo” Chen—are included in the HSBC  
2 Data.

3 9. This comparison also confirmed that the data produced by HSBC does  
4 not include all the bulk purchases of TVpads that US TVpad distributors have made  
5 from Defendants. For example, in **Exhibit 36** (the HSBC Data summaries) there are  
6 143 individual U.S. parties who made payments to CNT or Yukun, but in the DHL  
7 and UPS shipping records there are many more U.S. bulk purchasers of TVpad  
8 devices who are not listed in the HSBC bank records. Just to give one example,  
9 defendant Asha Media, which is a large U.S. distributor of TVpads, is not listed as a  
10 wire transaction originator in any of the HSBC bank records.

11 10. This comparison also confirmed that the TVpad shipping records  
12 produced by UPS and DHL did not include all shipments for all of the bulk  
13 purchasers included in the HSBC data, let alone all purchasers of TVpads. For  
14 example, we have identified at least 8 parties who made over \$30,000 in wire  
15 transfers to CNT but for whom we see no DHL or UPS shipping records (by either  
16 name or address). These bulk purchasers missing from the shipping records include  
17 one, Ja-De Trading Corp., that made over \$530,000 in wire transfers to Defendants,  
18 and another, Caytan Enterprise LLC, that made over \$400,000 in wire transfers to  
19 Defendants. Even for bulk purchasers included in the shipping records, those records  
20 appear to be incomplete. For example, while HSBC records reflect wire transfers of  
21 over \$33,000 from CV Construction LLC to Yukun, the DHL and UPS records  
22 reflect only one shipment of a single TVpad to CV Construction LLC’s shipping  
23 address.

24 11. All of the U.S. transactions in the HSBC Data appear to have been for  
25 bulk sales of TVpads by Defendants to U.S. TVpad distributors. Once aggregated,  
26 none of the wire transfer payments made by the listed U.S. parties to CNT totaled  
27 small enough amounts (i.e., \$200 to \$500) that would indicate the purchase of just  
28 one or two TVpad devices, such as by an individual consumer. Consequently, the

1 transactions evidenced by the HSBC Data appear to exclude TVpad purchases by  
2 individual TVpad users in the United States. To date, we at DWT have not been able  
3 to identify what bank account or accounts associated with Defendants or any of their  
4 associated operating entities may have been used by Defendants to receive payments  
5 from individual consumers who purchase TVpad devices directly from Defendants  
6 (or their operating entities).

7 12. A list of U.S. TVpad distributors that purchased TVpads in bulk from  
8 Defendants and are not parties in this action, compiled from the HSBC Data, is  
9 attached hereto as **Exhibit 67**.

10 I declare under penalty of perjury under the laws of the United States of  
11 America that the foregoing is true and correct.

12 Executed this 14th day of September, 2015.

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15 George P. Wukoson  
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DECLARATION OF LIANGZHONG ZHOU

**DECLARATION OF LIANGZHONG ZHOU**

I, Liangzhong Zhou, pursuant to 28 U.S.C. § 1746, declare as follows:

1. I am owner of newTVpad Ltd. Company d/b/a newtvpad.com a/k/a TVpad USA (“newTVpad”). I reside in Dallas, Texas, and my company newTVpad operated out of Texas. I am fully familiar with the facts and circumstances stated herein.

2. I submit this declaration in connection with the above-captioned action. In this action, Plaintiffs China Central Television, China International Communications Co., Ltd., TVB Holdings (USA), Inc. and DISH Network L.L.C. (collectively, “Plaintiffs”) made claims against me and newTVpad for secondary copyright infringement, trademark infringement, unfair competition and violation of California Business and Professions Code 17200 et seq., based upon newTVpad’s sales and promotion of the TVpad set-top device.

3. I first learned of the TVpad set-top device from online advertisements I saw in early 2012, on a website owned or controlled by the Chinese companies responsible for creating and promoting the TVpad device. The website contained contact information for anyone interested in distributing or promoting the TVpad device, and I contacted an agent by email because I was interested in helping promote TVpads. At that time, I was not interested in selling the TVpad device, but understood that I could earn income from promoting it among members of the Chinese community in the United States.

4. I became aware at the time (in 2012) that there were two Chinese companies involved in creating and promoting the TVpad device. The first was Create New Technology (HK) Limited (“CNT”), and the second was Hua Yang International Technology Limited (“HYIT”). My understanding was that CNT manufactured the TVpad device, and HYIT was the marketer for the device.

5. My first contact with CNT was in May 2012. On May 24, 2012, I received a confirmation from the official TVpad website that I had been successfully

1 registered on the authorized dealer network. A true and correct copy of this email is  
2 attached hereto as **Exhibit 1**.

3 6. My primary contact thereafter was an individual named Lily Chow. We  
4 communicated primarily by email, and occasionally by using a messaging or “chat”  
5 service.

6 7. On June 14, 2012, I was provided promotion codes that I could use to  
7 promote the TVpad device; purchasers who used my promotion code would then get  
8 a discount on their TVpad purchase price, and I would receive payment for each  
9 successful sale. A true and correct copy of this June 14, 2012 email is attached  
10 hereto as **Exhibit 2**.

11 8. Subsequently, CNT sent samples of the TVpad device for me to try out.

12 9. On or about August 14, 2012, I made my first purchase of TVpad  
13 devices from CNT. I purchased 50 units of the TVpad1 device (model number  
14 M121S) at a wholesale price of \$115 per unit. A true and correct copy of the  
15 purchase order for this purchase is attached hereto as **Exhibit 3**.

16 10. After the first purchase, between August 14, 2012 and April 2013, I  
17 made nine more purchases of TVpads from CNT, each in quantities of 100 units per  
18 order. In all, I purchased 50 TVpad1 units for \$115 per unit; 300 TVpad1 units for  
19 the price of \$120 per unit; 300 TVpad1 units for \$110 per unit; 400 TVpad2 (model  
20 number M233) units for the price of \$135 per unit; and 200 TVpad3 (model number  
21 M358) units for the price of \$145. This equates to an average price of \$126 per unit.  
22 I am missing several purchase orders, but true and correct copies of purchase orders  
23 for six of these purchases are attached hereto as **Exhibit 4**.

24 11. I was able to receive the wholesale price when I purchased least 20  
25 TVpad units in one order.

26 12. CNT shipped all TVpad devices to me directly from China using DHL,  
27 the international shipping company.  
28

1 13. At various times, Ms. Zhou tried to encourage me to sell more TVpad  
2 units by indicating that other TVpad distributors in the United States were selling  
3 large numbers of units, including one distributor that she said was selling 100 TVpad  
4 units per month.

5 14. Among the documents CNT provided to me was an internal  
6 development plan that discussed anticipated changes to the TVpad device. A true  
7 and correct copy of that business plan is attached hereto as **Exhibit 5**.

8 15. In the spring of 2013, CNT terminated me as an official TVpad  
9 distributor because it alleged that I was selling TVpad units at a price point that was  
10 too low, and that I was thus underselling other distributors. A true and correct copy  
11 of a communication from CNT regarding this termination is attached hereto as  
12 **Exhibit 6**.

13 16. In connection with this termination, CNT turned off the MAC addresses  
14 associated with some of the TVpad devices I had sold, such that my customers could  
15 not use the TVpad devices.

16 17. In 2014, I made several more wholesale purchases of TVpad3 devices  
17 (model number M358) from CNT and sold those units to customers. These  
18 purchases from CNT totaled approximately 200 additional TVpad units.

19 18. I have a partial record of my sales of TVpad devices to customers. A  
20 true and correct copy of that spreadsheet is attached hereto as **Exhibit 7**.

21 19. In all, I purchased approximately 1250 TVpad units from CNT between  
22 2012 and 2014, and sold those units to customers in the United States.

23 I declare under penalty of perjury under the laws of the United States of  
24 America that the foregoing is true and correct.

25 Executed this 4<sup>th</sup> day of September, 2015.

26  
27  
28  
  
LIANGZHONG ZHOU

DECLARATION OF CHRISTOPHER KUELLING

**DECLARATION OF CHRISTOPHER KUELLING**

I, Christopher Kuelling, declare as follows:

1. I am Senior Vice President, International Business & Legal Affairs at DISH Network L.L.C. ("DISH"). I have personal knowledge of the facts contained herein, and, if called upon as a witness, I could and would testify competently about these facts, except for those matters stated expressly upon information and belief, which matters are believed to be true. I make this declaration in support of Plaintiffs' motion for default judgment.

2. I have been employed by DISH since April 2002. I became the Senior Vice President, International Business & Legal Affairs at DISH in May 2014. Prior to this recent promotion, I served as Vice President, International Programming for approximately five years and my responsibilities included all content acquisition, marketing and sales of foreign language channels for DISH. Prior to that role, I served in various capacities including as senior attorney for DISH's programming department, head of content acquisition for a DISH affiliate in Taiwan, and head of international sports rights acquisition for the same affiliate while based for three years in Europe. In my current role, I have responsibility for certain aspects of DISH's international channel business, including content rights acquisition and overseeing anti-piracy efforts with regard to unauthorized distribution of video content for which DISH holds exclusive distribution rights. I am familiar with DISH's business, its history as a company, its video programming offerings, and its programming distribution models, including its agreements with other companies to obtain programming content from both within and outside the United States.

**DISH's Business**

3. DISH is the nation's third-largest pay television service, delivering video services to approximately 14 million customers nationwide through both satellite and Internet platforms. DISH's primary service is satellite television, which

1 DISH provides to subscribers in return for subscription fees. Through its satellite  
2 service, DISH offers approximately 75 international programming packages  
3 containing close to 300 international channels.

4 4. Separately, a DISH affiliate offers many of the same international  
5 packages and channels through its Over-the-Top (“OTT”)<sup>1</sup> streaming video service  
6 called “Sling International” (formerly known as “DishWorld”). Sling International is  
7 an OTT subscription service that provides international television programming via  
8 an “app” that is available on numerous viewing devices including, but not limited to,  
9 Apple iPhones and iPads, Android phones and tablets, Samsung Smart TVs, Amazon  
10 Fire, Blu-Ray devices, personal computers, Microsoft Xbox and the Roku Streaming  
11 Player. The Sling International OTT service is a standalone service separate from  
12 DISH’s satellite delivery business, and a subscriber to the OTT service is not  
13 required to also subscribe to satellite service. New subscribers to the DISH satellite  
14 service are required to sign a two-year commitment.

15 **DISH’s Rights to Transmit CCTV and TVB Programming**

16 5. In 2004, DISH’s predecessor-in-interest, EchoStar Satellite L.L.C.  
17 (“EchoStar”), entered into a license agreement with China International Television  
18 Corporation, a wholly owned subsidiary of China Central Television (“CCTV”).  
19 That agreement granted to EchoStar the exclusive right to transmit CCTV’s “Great  
20 Wall Package” of television channels in the United States via satellite. The Great  
21 Wall Package includes content from 22 Chinese television channels, including the  
22 following CCTV channels: CCTV-4, CCTV-E, CCTV-Entertainment, CCTV-News,  
23 CCTV Movies (distributed as China Movie Channel (CMC)), and CCTV-Opera  
24 (collectively, the “CCTV U.S. Channels”).

25  
26  
27 <sup>1</sup> For purposes of this motion, “Over-the-Top” or “OTT” refers to the delivery of  
28 video programming using an Internet connection that is not owned, managed, or  
operated by such distributor (e.g., Netflix).

6. DISH and China International Communication Co., Ltd. (“CICC”), as successors-in-interest to the original parties to the license agreement, have amended and renewed the license agreement periodically since 2004. Under the license agreement, as amended, DISH continues to own the exclusive right to transmit the Great Wall Package in the United States via satellite. In 2008, CICC also granted DISH the non-exclusive right to distribute CCTV’s Great Wall Package via OTT in the United States.

7. In 2012, DISH entered into a license agreement with TVB Satellite Platform, Inc., an affiliate of Television Broadcasts Limited (“TVB”) and Plaintiff TVB Holdings (USA), Inc. (“TVB (USA)”). Pursuant to the license agreement, DISH owns the exclusive right to transmit via satellite in the United States the following TVB television channels and the TVB television programs comprising those channels: TVB1, TVB2, TVBe, TVBS, TVB8, TVBV, TVB Pearl, TVB Drama, and TVBHD (collectively, the “TVB U.S. Channels”). The license agreement also grants to DISH the exclusive right to transmit the TVB U.S. Channels and the TVB television programs comprising those channels in the United States via OTT, except for video-on-demand content.

**Infringement of CCTV and TVB Programming  
Through the TVpad Retransmission Service**

8. As part of my job responsibilities, I oversee DISH’s anti-piracy efforts concerning international programming, including the investigation of “rogue” television services that deliver unlicensed international television programming to U.S. customers, such as the infringing international programming accessible through the TVpad device (the “TVpad Retransmission Service”). In July 2014, DISH (together with TVB (USA)) joined co-Plaintiffs CCTV and CICC in their anti-piracy efforts involving the TVpad device and the TVpad Retransmission Service, including retaining the Mintz Group, Inc. (“Mintz”), a private investigation firm, to investigate the TVpad device, the TVpad Retransmission Service, and defendants Create New

1 Technology (HK) Limited (“CNT”) and Hua Yang International Technology Limited  
2 (collectively, “Defendants”), who are responsible for manufacturing and distributing  
3 the TVpad device.

4 9. The TVpad device is a set-top box. When a user connects the TVpad  
5 device to both the Internet and a television, applications or “apps” available through  
6 a built-in software application called the “TVpad Store” permit users in the United  
7 States to view streaming television programs from mainland China, Hong Kong, and  
8 other parts of Asia.

9 10. One of the Mintz investigators with whom DISH has worked is Nicholas  
10 Braak. As detailed in the Declaration of Nicholas Braak, dated March 6, 2015 [Dkt.  
11 No. 23-1], which I have reviewed, several applications available in the TVpad Store  
12 stream CCTV and TVB channels and television programs from Asia to TVpad users  
13 in the United States (the “Infringing TVpad Apps”). DISH has not authorized  
14 anyone to stream CCTV or TVB channels or individual programming content  
15 comprising such channels through the Infringing TVpad Apps to TVpad users in the  
16 United States.

17 11. As part of its investigation, and as discussed in the Declarations of  
18 Nicholas Braak, dated August 21, 2015 and September 11, 2015, Mintz has  
19 continually monitored the TVpad Retransmission Service made available on the  
20 TVpad device and documented continued infringement, including of all  
21 programming carried on the CCTV and TVB U.S. Channels.

22 12. Defendants were not authorized by DISH to retransmit the TVB U.S.  
23 Channels or the copyrighted television programs broadcast on those channels at any  
24 time or in any manner. Therefore, Defendants infringed DISH’s exclusive right to  
25 distribute and publicly perform the works aired on the TVB U.S. Channels.  
26 Defendants’ infringement irreparably harms DISH by causing DISH to lose  
27 subscription revenue and market share, and damages DISH’s business reputation and  
28 goodwill. The harm to DISH will continue to accrue unless Defendants’

1 unauthorized retransmission of the TVB U.S. Channels is permanently enjoined.

2 **Particular Harms to DISH's Business**

3 13. DISH provides the CCTV and TVB U.S. Channels in packages that are  
4 added to customers' satellite subscription plans for an extra fee or provided via the  
5 Sling International OTT service for a fee. DISH provides the CCTV U.S. Channels,  
6 included in CCTV's "Great Wall Package" for \$14.99 per month via satellite and,  
7 separately, for \$15 per month via the Sling International OTT service. DISH  
8 provides the TVB U.S. Channels as well as CCTV's CCTV-4 through the  
9 "Jadeworld" package for \$29.99 per month via satellite and, separately, for \$30.00  
10 per month via the Sling International OTT service.

11 14. Pursuant to its program licensing agreements, DISH pays license fees to  
12 broadcast networks based on the number of DISH subscribers that purchase access to  
13 each network's programming. DISH also has clauses in its contracts that ensure  
14 DISH licenses the programming at a cost equal to or less than the amount paid by  
15 other providers. Based on my extensive experience negotiating such agreements for  
16 DISH and my familiarity with DISH's license fees for markets of similar sizes, and  
17 considering that Defendants would have to negotiate for live-streaming, 12-hour  
18 delay and VOD rights across multiple apps, I calculate that CNT would have to pay  
19 at least \$30 per subscriber for the non-exclusive rights to broadcast CCTV and TVB  
20 programming. This figure is very conservative, as the deal Defendants would have  
21 had to negotiate (in 2011, when Defendants began their TVpad Retransmission  
22 Service) would have been unprecedented and highly risky for CCTV and TVB.  
23 Defendants likely would have to pay greater amounts than DISH to license the  
24 CCTV and TVB U.S. Channels because DISH offers the networks a proven track  
25 record, long-term stability, a larger customer base and an upstanding reputation. By  
26 contrast, Defendants as unproven newcomers would have had to negotiate in a  
27 crowded, competitive market for any such license—a market in which, for instance,  
28 DISH already has an exclusive licensing agreement for OTT distribution and

1 performance rights in the TVB U.S. Channels that it would not readily  
2 relinquish. For this reason, it is likely that Defendants would have to pay at least \$30  
3 per subscriber to become an authorized provider of the CCTV and TVB U.S.  
4 Channels, if they could acquire such a right at all.

5 15. DISH loses subscription revenues and market share whenever persons  
6 receive the CCTV and TVB U.S. Channels through Defendants' TVpad  
7 Retransmission Service, as opposed to subscribing to the channels through DISH or  
8 Sling. Access to Defendants' TVpad Retransmission Service requires the user to  
9 purchase a set-top box, which sells for a one-time cost, currently \$299. There are no  
10 monthly subscription fees associated with Defendants' TVpad Retransmission  
11 Service. Defendants are able to provide streaming CCTV and TVB U.S. Channels  
12 and programs through the TVpad Retransmission Service at a lower price (i.e., for  
13 free) than the comparable DISH services because Defendants are engaging in  
14 infringement rather than paying DISH's co-Plaintiffs or their affiliates licensing fees  
15 for the right to transmit the CCTV and TVB U.S. Channels.

16 16. I have a good-faith belief that, as a result of Defendants' unlawful  
17 activities described above, DISH has lost or failed to acquire many subscribers who  
18 otherwise would have been willing to pay subscription fees for access to DISH's  
19 Great Wall Package of CCTV channels and Jadeworld Package of TVB channels.  
20 For instance, with respect to the Great Wall Package, the total number of DISH  
21 subscribers and monthly gross activations has been steadily declining from  
22 2011 (when the TVpad Retransmission Service began operating) to the present. With  
23 respect to the Jadeworld Package, DISH launched the package in November 2012  
24 and fell well short of meeting the number of subscribers anticipated. Moreover,  
25 most of the subscribers to the Jadeworld Package on DISH's satellite service had  
26 their two year commitments end in early 2015 and, over the past eight months, the  
27 number of subscribers has declined significantly.  
28

17. Based on my knowledge of the industry and my experience overseeing DISH's anti-piracy efforts, I conclude that this decline in DISH's subscriber base to the Great Wall and Jadeworld Packages is attributable in large part, to the availability of CCTV and TVB programming for free on the TVpad device. That conclusion is buttressed by feedback from our DISH retailers in the local markets, who see the TVpad being advertised in newspapers and other media.

18. Likewise, Defendants' unauthorized retransmission of the CCTV and TVB U.S. Channels results in price erosion that further reduces the subscription revenues received by DISH. In October 2014, as a result of competitive pressure from unauthorized distribution of the Great Wall Package, such as through the TVpad Retransmission Service, DISH reduced its monthly subscription fee for new customers of the Great Wall Package of CCTV channels from \$22.99 to \$14.99 per month.

**Defendants Refuse to Cease and Desist**

19. On or about November 21, 2014, I sent cease-and-desist letters by Federal Express on behalf of DISH, TVB, and CCTV to Defendant CNT, among other defendants in this action. On November 23, 2014, Federal Express informed DISH that delivery of the cease-and-desist letter to CNT at its registered address in Hong Kong was attempted but refused by CNT because no specific individual's name was listed on the package. I then provided Federal Express with the name of CNT's sole shareholder Zhang Wenwei, but Federal Express informed DISH on November 30, 2014 that CNT had refused delivery with that name as well. True and correct copies of my November 2014 cease-and-desist letters to CNT are attached hereto as **Exhibit 39**. True and correct copies of emails from Federal Express to DISH employees working under my direction evidencing attempts by Federal Express to deliver the cease-and-desist letter to CNT are attached hereto as **Exhibit 40**.

1           20. On December 8, 2014, I sent emails to CNT and other defendants which  
2 attached copies of the cease-and-desist letters addressed to each of them. I have not  
3 received any notifications (such as an “undeliverable” message) that would suggest  
4 that my email delivery of the cease-and-desist letters to CNT or the other defendants  
5 was unsuccessful. True and correct copies of my email to CNT and the attached  
6 cease-and-desist letter are attached hereto as **Exhibit 41**.

7           21. On December 16, 2014, after determining that the exhibits to my  
8 previous cease-and-desist letters were inadvertently omitted, I resent my November  
9 2014 cease-and-desist letters with the exhibits to CNT and another defendant via  
10 email. True and correct copies of my email to CNT and the attached cease-and-desist  
11 letter and exhibits are attached hereto as **Exhibit 42**.

12           22. My November 2014 cease-and-desist letter to CNT, as updated on  
13 December 16, 2014, notified CNT that “we have cause to believe that CNT and/or  
14 persons acting in concert with CNT are directly infringing the copyrights in  
15 television programming for which DISH, CCTV and/or TVB own exclusive rights,  
16 as well as inducing, materially contributing to, and failing to control the blatant  
17 infringing activities of others through the TVpad device.” The cease-and-desist  
18 letter, as updated, provided CNT with a list of the Infringing TVpad Apps, a list of  
19 the CCTV and TVB channels transmitted through those apps, and a representative  
20 list of 145 CCTV and TVB programs streamed through the Infringing TVpad Apps  
21 without authorization. The cease-and-desist letter demanded that “CNT and any  
22 parties acting in concert with CNT, or pursuant to CNT’s direction or control,”  
23 immediately (a) cease and desist from “providing CCTV and TVB content through  
24 the TVpad and its affiliated network”; and (b) cease and desist from “providing the  
25 [Infringing TVpad Apps], and any similar infringing applications, through the TVpad  
26 app store or otherwise.” *See Exhibits 39, 41 and 42*.

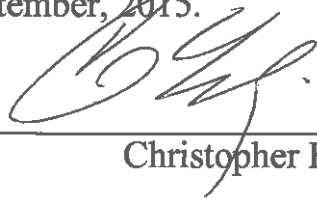
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28 ///

1        23. I have received no response from CNT to my cease-and-desist letter, and  
2        our investigators have confirmed that CCTV and TVB channels and programs  
3        continue to be streamed through the TVpad device despite my cease-and-desist letter.

4        I declare under penalty of perjury under the laws of the United States of  
5        America that the foregoing is true and correct.

6        Executed this 11th day of September, 2015.

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Christopher Kuelling

DECLARATION OF SAMUEL P. TSANG

**DECLARATION OF SAMUEL P. TSANG**

I, Samuel P. Tsang, declare as follows:

1. I am the Vice President, Operations for Plaintiff TVB Holdings (USA), Inc. (“TVB (USA)”). I have personal knowledge of the facts contained herein, and, if called upon as a witness, I could and would testify competently about these facts, except for those matters stated expressly upon information and belief, which matters are believed to be true. I make this declaration in support of Plaintiffs’ Motion for Default Judgment as to Defendants Create New Technology (HK) Limited (“CNT”) and Hua Yang International Technology Limited (“HYIT”).

2. TVB (USA) is a wholly owned indirect subsidiary of Television Broadcasts Limited (“TVB”), the largest and most popular producer of Cantonese-language television programming in the world. In Hong Kong, TVB operates five over-the-air television channels—Jade, J2, Jade HD, iNews (Cantonese), and Pearl (English)—and 13 pay TV channels. Under a series of written license agreements, TVB (USA) and its affiliates broadcast and distribute TVB programming in the United States.

3. I have worked for TVB (USA) in various roles since 2000. In 2002, I was promoted to Vice President. In my current role as Vice President, Operations, I am responsible for overseeing the functions of Subscription Sales and Customer Service, U.S. News Production, Television Production, Engineering, and Information Technology. As a result of my experience working for TVB (USA) since 2000 and in my different roles as Customer Service Manager, Vice President, Marketing, and now Vice President, Operations, I am familiar with TVB (USA)’s business, including its history as a company, its programming, its programming distribution models, and its agreements with other companies to distribute its television programming within the United States. I am also familiar with the TVpad device, the infringing television programming available on that device, and TVB (USA)’s investigation of the manufacturer and distributors of the TVpad.

1           4. As part of my job responsibilities, I have led TVB (USA)'s investigation  
2 of the TVpad device and the unlicensed international television programming  
3 accessible to U.S. consumers through the TVpad device (the "TVpad Retransmission  
4 Service"). I personally have inspected several TVpad devices acquired by TVB  
5 (USA) in the course of its investigation. In addition, I personally have viewed the  
6 streamed television programs delivered by the TVpad Retransmission Service. Also,  
7 I personally have inspected the software applications or "apps" available through the  
8 TVpad device's "TVpad Store" to determine which apps illegally stream TVB  
9 channels and TVB programs without authorization.

10           5. As part of our investigation of the TVpad device, my colleagues and I  
11 periodically viewed programming on the TVpad1 device and its successors from  
12 June 2011 until the present. On the first date we tested, June 20, 2011, the TVpad1  
13 device—which used a menu of functions rather than TVpad apps—was streaming 11  
14 TVB and CCTV live channels: Jade, HD Jade, iNews, J2, Pearl, CCTV-1, CCTV-2,  
15 CCTV-10, CCTV-12, CCTV-新聞 (CCTV News), and CCTV少兒 (CCTV Kids).  
16 Our periodic viewing of programming on TVpad devices confirms that, since June  
17 2011, all versions of the TVpad device have made at least these TVB and CCTV  
18 channels available for live streaming. Over the 1,039 days from June 20, 2011  
19 through April 23, 2014, these 11 channels alone accounted for 274,296 hours of  
20 programming.

21           6. As part of my investigation of the TVpad device, I personally viewed  
22 the programs made available on a number of TVpad apps to determine which apps  
23 were streaming TVB programs without authorization (the "Infringing TVpad Apps").  
24 As part of that effort, I documented a number of copyrighted TVB programs that  
25 were illegally transmitted through the TVpad device through video-on-demand  
26 ("VOD"). TVB's efforts to document its infringed television programs are detailed  
27 in the Complaint, including at Paragraphs 114 and 115 and Exhibits C and D to the  
28 Complaint, which list all of TVB's infringed television programs documented during

1 our early investigation of the TVpad device, as well as providing true and correct  
2 copies of all of the certificates of registration for those television programs. I also  
3 detailed these findings in my declaration in support of Plaintiffs' request for  
4 preliminary injunctive relief, dated March 13, 2015, at Paragraphs 26 and 27 and  
5 Exhibits 92 and 93. In total, TVB, with the help of its investigators, documented 23  
6 episodes of copyright registered TVB television programs that were live streamed on  
7 TVpad devices, and 406 episodes of copyright registered TVB television programs  
8 that were available through VOD mode on TVpad devices at the time of filing the  
9 Complaint.

10 7. From June 18, 2015 through August 24, 2015—after the Court entered  
11 its preliminary injunction order in this matter on June 11, 2015—I and several TVB  
12 colleagues at my direction accessed the TVpad1, TVpad3 and TVpad4 devices that  
13 TVB had purchased for purposes of our investigation in order to determine whether  
14 the TVB programs that I had previously identified as being made available on the  
15 TVpad device through the Infringing TVpad Apps had been taken down by CNT, as  
16 required by the preliminary injunction order. I and my colleagues also tested the  
17 TVpad devices to determine whether any additional episodes of TVB copyrighted  
18 programs were now being infringed through the Infringing TVpad Apps. As a result  
19 of this testing, we confirmed that all 406 episodes of TVB programming we had  
20 previously documented as being infringed through various Infringing TVpad Apps in  
21 VOD mode were still being illegally streamed on the TVpad devices. We also  
22 documented thousands of additional examples of infringement, as detailed further  
23 below. (The episode counts in paragraphs 6-9 below, from our June through August  
24 2015 testing, include the 406 episodes originally documented. There is otherwise no  
25 overlap between those episode counts.)

26 8. From June 18, 2015 through June 22, 2015, I used a TVpad3 device  
27 located in my office, and later in my home, to determine what TVB programs can be  
28 accessed on the TVpad device using the Infringing TVpad App called Gang Yue

1 Wang Luo Dian Shi, which provides VOD content. I opened the app and personally  
2 observed which TVB series and episodes were available for streaming. I also  
3 accessed and viewed a portion of each of 1,216 episodes of TVB programs accessible  
4 through this Infringing TVpad App to confirm that the content was viewable once  
5 accessed.

6 9. From June 18, 2015 through June 22, 2015, at my direction, my TVB  
7 colleague Ringo Wong used a TVpad1 device located in his home to determine what  
8 TVB programs are available through the Infringing TVpad App called Gang Yue  
9 Kuai Kan, which also provides VOD content. Mr. Wong confirmed that he opened  
10 the Infringing TVpad App and personally observed that all 774 episodes of the TVB  
11 Program entitled "Come Home Love" were viewable on the TVpad device through  
12 the Gang Yue Kuai Kan app.

13 10. From June 18, 2015 through June 22, 2015, at my direction and in my  
14 presence, my colleague Eva Tam used a TVpad4 device located at TVB's offices to  
15 determine what TVB programs are available through the Infringing TVpad App  
16 called Gang Tai Wu Xia, which also offers VOD content. Ms. Tam opened the app,  
17 and we together personally observed which TVB series and episodes were available  
18 for streaming by that VOD app. We accessed and viewed a portion of 398 episodes  
19 of TVB drama programs that were available on the TVpad device through this  
20 Infringing TVpad App.

21 11. From August 20, 2015 through August 24, 2015, Ringo Wong  
22 conducted a re-test of the Gang Yue Wang Luo Dian Shi Infringing TVpad App to  
23 determine what additional programs were being infringed. Mr. Wong documented  
24 that 540 additional TVB program episodes not identified during our June testing  
25 were available through VOD mode on the TVpad device. 187 of these newly tested  
26 programs are already registered with the U.S. Copyright Office, while 328 other  
27 infringed episodes are either programs for which TVB has submitted Copyright  
28 applications, fees and samples, but for which TVB has not yet received registrations,

1 or are of such recent vintage that they are still in the process of being aired or were  
2 just recently aired in Hong Kong or the United States, and Copyright applications are  
3 in the process of being filed with the U.S. Copyright Office.

4 12. In total during our June and August 2015 testing, I and my team  
5 witnessed 2,928 episodes of TVB programs being made available in VOD format  
6 through Infringing TVpad Apps on TVpad devices after entry of the Court's  
7 preliminary injunction order. Of these VOD episodes, 1,966 of these works are  
8 registered with the U.S. Copyright Office.

9 13. In addition to these works, TVB previously documented, with the help  
10 of its investigators, 23 TVB copyrighted episodes that were live streamed through the  
11 Infringing TVpad Apps on the TVpad device. Of those episodes, 13 of those episodes  
12 have since been moved to the VOD menu of the Infringing TVpad App we tested in  
13 August—and are part of the 1,966 episodes of registered works listed above—  
14 leaving 10 episodes of content infringed through live streaming.

15 14. Taking into account these earlier documented infringed episodes, the  
16 total number of copyrighted episodes of TVB television programming infringed  
17 through the TVpad device and Infringing TVpad Apps—in both live streaming and  
18 VOD modes—that we have been able to document totals 1,976 works.

19 15. A summary chart detailing the title, date of infringement, copyright  
20 registration number and Infringing TVpad App for each of the registered works TVB  
21 determined were still being infringed through our June through August 2015 testing  
22 is attached hereto as **Exhibit 43**. True and correct copies of the certificates of  
23 registration for these works are attached hereto as **Exhibit 44**. These registrations  
24 were obtained by TVB's wholly owned subsidiary, TVBO Production Limited and  
25 TVBO's predecessor-in-interest, TVB (Overseas) Limited.

26 **Continuing Irreparable Harm to TVB (USA)'s Business**

27 16. Despite the Court's entry of a preliminary injunction in this action,  
28 Defendants have continued their illegal conduct by providing, inducing, and

1 facilitating unauthorized streaming of TVB Channels and TVB Programs in the  
2 United States. As a consequence, TVB (USA) has continued to experience serious  
3 and irreparable injury for which we request redress through permanent injunctive  
4 relief. I summarize the nature and scope of the injury TVB (USA) experiences by  
5 virtue of Defendants' wrongful conduct, below:

6 17. First, Defendants' infringing conduct in providing and facilitating  
7 unauthorized streaming of TVB Channels and TVB Programs significantly reduces a  
8 valuable revenue stream to TVB (USA) and its affiliates. Through the TVpad  
9 Retransmission Service, Defendants compete directly with TVB (USA) and its U.S.  
10 Distribution Partners in distributing TVB Channels and TVB Programs in the United  
11 States. In substance, Defendants are operating a wholly unauthorized and free TVB  
12 retransmission service in the United States. This has caused and will continue to  
13 cause TVB (USA)'s U.S. Distribution Partners to lose an unknown number of  
14 subscribers who otherwise would be willing to pay subscription fees for access to  
15 TVB U.S. Channels and TVB Programs. When the U.S. Distribution Partners lose  
16 paying subscribers, it reduces the licensing revenues that TVB (USA) and its  
17 affiliates receive from the U.S. Distribution Partners because revenue payments are  
18 based on the number of their subscribers who subscribe to TVB U.S. Channels or  
19 packages. If Defendants had come to TVB for a license for TVB content for the  
20 TVpad, and considering that Defendants would have to negotiate for live-streaming,  
21 12-hour delay and VOD rights across multiple apps, we likely would not have been  
22 willing to license our content, but even if we had, we would have charged a  
23 significant premium.

24 18. Although it is difficult to calculate the amount of revenue TVB (USA)  
25 has lost from lost licensing revenue because Plaintiffs do not know how many  
26 customers TVB (USA)'s U.S. Distribution Partners have lost as a result of  
27 Defendants' unlawful activities, I can explain the magnitude of the loss based on my  
28 knowledge and experience. Prior to the launch of TVpad in 2011, TVB (USA)'s U.S.

1 distribution revenue had been increasing every year. But since the launch of the  
2 TVpad device, our annual U.S. distribution revenue has dropped significantly,  
3 especially in the last two years. From 2011 until the present, our U.S. distribution  
4 revenue has decreased by approximately 50%, totaling millions of dollars in lost  
5 revenues.

6 19. I have personally observed the popularity of the TVpad device. I know  
7 many Chinese-Americans who have purchased a TVpad device to watch TVB  
8 programming. I have also observed that U.S. TVpad distributors advertise the TVpad  
9 device in major Chinese-language newspapers in the United States, online, and at  
10 events in the Chinese-American community. Based on my personal experience, my  
11 understanding of the ethnic Chinese television market in the United States, and my  
12 experience working for TVB(USA), I conclude that a substantial factor in the  
13 precipitous drop in our subscriber base has been and continues to be unfair  
14 competition from the TVpad device and TVpad Retransmission Service, which can  
15 (and do) make TVB programming available to U.S. customers for free solely because  
16 Defendants do not pay program license fees to us or anyone else. As noted above, it  
17 is difficult to calculate the amount of revenue TVB (USA) has lost in this way  
18 because we do not know how many subscribers and prospective subscribers TVB  
19 (USA) has lost due to the TVpad device and TVpad Retransmission Service.

20 20. In addition, by providing the live, time-shift, video-on-demand, and  
21 replay live modes found in the Infringing TVpad Apps, the TVpad device basically  
22 encompasses all the different functions that exist to allow a user to watch TVB  
23 Channels and TVB Programs at any time the user desires. Each of these functions  
24 represents a potential revenue stream to TVB (USA), but Defendants have usurped  
25 this legitimate market. This unfair competition undermines TVB (USA)'s U.S.  
26 Distribution Partners' competitive position in the market, and thus diminishes TVB  
27 (USA)'s existing as well as potential revenue. The precise scope of the harm is  
28

1 difficult to quantify, but I am certain that the magnitude of the harm has already  
2 affected TVB (USA)'s stability and standing in the market.

3 21. Second, Defendants' infringing conduct in providing and facilitating  
4 unauthorized streaming undermines TVB (USA)'s strategic choices about where,  
5 when, and how to distribute its programs, particularly because TVB (USA) has  
6 chosen to limit distribution of TVB programming to a small number of U.S.  
7 Distribution Partners. TVB (USA) also carefully controls the timing and location of  
8 the distribution of TVB's television programs in the United States to create the  
9 maximum incentive for U.S. customers to purchase access to TVB U.S. Channels  
10 through their cable, satellite, or telecommunications providers.

11 22. For example, in the United States, TVB (USA) generally broadcasts its  
12 popular dramas based on the East Coast time schedule approximately twelve hours  
13 after they first air in Hong Kong, so that United States viewers may watch new  
14 episodes during the traditional prime time scheduling block between 6PM and 11PM  
15 on weeknights. In turn, our U.S. Distribution Partners value the right to broadcast  
16 new episodes in this prime time scheduling block. These U.S. Distribution Partners  
17 rely on the understanding that, in their particular time zone, they—along with other  
18 authorized U.S. Distribution Partners—all will air a new episode at exactly the same  
19 time so that their customers get access to fresh, timely content at the same time as  
20 their competitors' customers. This is particularly important for TVB's popular  
21 dramas, many of which are "cliff hangers" that create a great deal of anticipation and  
22 excitement from episode to episode.

23 23. By streaming live broadcasts of TVB Channels from Asia at the same  
24 time that those broadcasts air in Asia, Defendants destroy TVB (USA)'s  
25 programming strategies and upset the legitimate expectations of our U.S. Distribution  
26 Partners. For example, if a popular drama airs at 8PM on TVB's Jade Channel in  
27 Hong Kong, the Infringing TVpad Apps that stream live television will show that  
28 TVB drama at approximately 4AM Los Angeles time. A TVpad user living in Los

1 Angeles can watch the TVB drama at 4AM rather than having to wait until later that  
2 day to see the show on an authorized TVB U.S. Channel. Equally damaging, the  
3 TVpad user in Los Angeles can use an Infringing TVpad App with a replay live  
4 mode or video-on-demand function to watch the show at a more convenient time—  
5 for example, the following morning or during a break from work the next day—but  
6 still several hours before the show is aired on a TVB U.S. Channel by one of our  
7 authorized U.S. Distribution Partners.

8 24. In addition, Defendants’ unlawful conduct deprives TVB (USA) of its  
9 right not to retransmit the TVB Channels in the United States in their original form,  
10 as well as to limit or curate the TVB Programs that will air in the United States. TVB  
11 (USA) does not distribute all of the programming from TVB’s Hong-Kong and  
12 Taiwan channels in the United States, and for that reason it creates a unique feed for  
13 the TVB U.S. Channels. TVB (USA) carefully chooses the content distributed on the  
14 TVB U.S. Channels to fit the tastes of the U.S. market. Defendants’ unauthorized  
15 streaming of all TVB Channels and TVB Programs aired in Asia deprives TVB  
16 (USA) of its ability to curate its television programming for a United States audience.  
17 This loss of control threatens to hurt TVB (USA)’s goodwill with U.S. audiences and  
18 U.S. Distribution Partners, and the precise scope of the harm is difficult to quantify.

19 25. Third, Defendants’ unlawful conduct significantly reduces the value of  
20 video-on-demand rights that TVB (USA) can offer its U.S. Distribution Partners. In  
21 addition to licensing the TVB U.S. Channels, TVB (USA) can also license to cable,  
22 satellite, and other television providers the right to offer subscribers access to either  
23 previously aired TVB Programs or classic/popular TVB Programs for “on demand”  
24 viewing on standard televisions and mobile devices. The free availability in the  
25 TVpad Store of Infringing TVpad Apps that provide a video-on-demand function  
26 undermines TVB (USA)’s ability to grant a lucrative exclusive license for video-on-  
27 demand content because our prospective licensees’ potential customers can get the  
28 same video-on-demand service through the TVpad for free. That injury is

1 exacerbated by the fact that Defendants have also quickly converted TVB episodes  
2 only recently aired in Hong Kong or the United States into VOD format. This instant  
3 conversion of live programming to VOD not only further undermines TVB (USA)'s  
4 ability to grant lucrative licenses for this content, it also provides an example of how  
5 TVB is being injured not only by the constant streaming of its live broadcasts  
6 through the Infringing TVpad Apps, but also by the ongoing accessibility of these  
7 programs for repeated and ongoing infringement by uncounted TVpad users on a  
8 daily basis once these episodes are converted to VOD.

9       26. Fourth, Defendants' infringing conduct in providing and facilitating  
10 unauthorized streaming of TVB Channels and TVB Programs in the United States  
11 interferes with TVB (USA)'s ability to develop and exploit a lawful market for  
12 Internet distribution of its television programs in the United States. DISH is our U.S.  
13 Distribution Partner for delivery of TVB content to subscribers via OTT (linear)  
14 streaming over the Internet. The TVpad Retransmission Service competes directly  
15 with DISH's Internet-based streaming service ("Sling International") because of the  
16 similarity of the technology, damaging TVB (USA)'s relationship and goodwill with  
17 DISH. In addition, the TVpad Retransmission Service threatens to confuse  
18 consumers about Internet-based distribution channels more generally, including what  
19 constitutes lawful Internet-based exploitation and whether payment is required for  
20 access to TVB Channels and TVB Programs through the Internet.

21       27. Fifth, Defendants' infringing conduct in providing and facilitating  
22 unauthorized streaming of TVB Channels and TVB Programs in the United States  
23 threatens TVB (USA)'s ability to negotiate favorable license agreements with its  
24 U.S. Distribution Partners in the United States. Our U.S. Distribution Partners pay  
25 fees to TVB (USA) and its affiliates for the right to transmit TVB U.S. Channels and  
26 certain TVB Programs in the United States. Defendants' unauthorized streaming of  
27 TVB Programs in the United States competes directly with our U.S. Distribution  
28 Partners, potentially undercutting the value of their license agreements. If Defendants

1 are permitted to continue competing directly with our U.S. Distribution Partners by  
2 illegally stealing and streaming TVB's own content, it inevitably will reduce the  
3 amount that U.S. Distribution Partners are willing to pay TVB (USA) and its  
4 affiliates, thereby significantly reducing TVB (USA)'s revenues through license  
5 agreements for retransmission in the United States.

6 28. In addition, the unlicensed availability of TVB Channels and TVB  
7 Programs undermines TVB (USA)'s relationships with its U.S. Distribution Partners  
8 and damages TVB (USA)'s goodwill with them.

9 29. Sixth, Defendants' infringing conduct impairs TVB (USA)'s brand,  
10 reputation, and goodwill with consumers by associating TVB programming with  
11 poor quality viewing experiences on the TVpad device. TVB (USA) takes steps to  
12 safeguard its reputation with respect to the quality of the viewing experience that  
13 viewers can expect when they watch TVB Channels and TVB Programs. Many of the  
14 license agreements that TVB (USA) and its affiliates have with U.S. Distribution  
15 Partners require that certain quality standards be met. TVB (USA) has no contract  
16 with any of the Defendants and therefore lacks any way to ensure that they provide  
17 viewers with a quality viewing experience. As set forth in detail in the accompanying  
18 Braak Declaration, which I have reviewed, Mintz investigators have documented  
19 numerous problems with the TVpad viewing experience. In addition, Mintz  
20 investigators have reviewed popular TVpad forums and discovered that posters on  
21 those forums frequently complain about technical problems with the TVpad device,  
22 including poor image quality and interruptions in service. Associating TVB Channels  
23 and TVB Programs with Defendants' poor-quality TVpad service threatens to harm  
24 TVB (USA)'s brand and reputation, depriving it of customer goodwill. The harm  
25 associated with this injury to reputation and loss of customer goodwill is difficult to  
26 quantify.

27 ///

28 ///

1           30. In short, through their infringing activity, Defendants have stripped  
2 TVB (USA) of control over its own copyrighted works and use those same  
3 copyrighted works to compete directly with TVB (USA) and its U.S. Distribution  
4 Partners, injuring their business models and depriving them of customer goodwill,  
5 causing TVB (USA) harm that is virtually impossible to calculate or quantify.

6           I declare under penalty of perjury under the laws of the United States of  
7 America that the foregoing is true and correct.

8 Executed this 14 day of September, 2015.

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11 Samuel P. Tsang  
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DECLARATION OF CHUNGUANG LU

**DECLARATION OF CHUNGUANG LU**

I, Chunguang Lu, declare as follows:

1. I am the President of Plaintiff China International Communications Co., Ltd. (“CICC”), an affiliate of Plaintiff China Central Television (“CCTV”). I have personal knowledge of the facts contained herein, and, if called upon as a witness, I could and would testify competently about these facts, except for those matters stated expressly upon information and belief, which matters are believed to be true. I make this declaration in support of Plaintiffs’ motion for a preliminary injunction.

2. I have worked for CICC in various roles since 2006. In 2013, I was promoted to President. In my role as President, I am responsible for overseeing the entire business operations of CICC, including marketing, customer relations, and licensing relationships with CICC’s distribution partners. As a result of my experience working for CICC since 2006 and in my role as President, I am familiar with CICC’s business and history as a company, and its licensing of CCTV programming in the United States. I am also familiar with the TVpad device, the infringing television programming available on that device, and CICC’s investigation of the manufacturers and distributors of the TVpad device.

**CCTV’s Business**

3. Plaintiff CCTV is the predominant state television broadcaster in mainland China. CCTV has 42 television channels. CCTV’s flagship over-the-air channels in China are CCTV1 through CCTV14 (collectively, the “CCTV Channels”). CCTV’s television programming reaches more than a billion viewers, more than every major television network in the United States and Europe combined. CCTV is China’s most influential and prolific television program producer, creating and broadcasting a wide variety of television programs, including news, dramas, comedies, sports, documentaries, and entertainment programming. In addition to its

1 television programs, CCTV has also built up a multimedia broadcasting platform and  
2 business operation, which includes movies, newspapers, and the Internet.

3 4. CICC is a wholly owned subsidiary of China International Television  
4 Corporation (“CITVC”), which, in turn, is a wholly owned subsidiary of CCTV.  
5 CICC is responsible for the overseas distribution and promotion of CCTV’s “Great  
6 Wall Package.”

7 5. CCTV’s Great Wall Package consists of programming from 22 Chinese  
8 television channels including the following CCTV channels: CCTV-4, CCTV-E,  
9 CCTV-Entertainment, CCTV-News, CCTV Movies (distributed as “China Movie  
10 Channel (CMC)”), and CCTV-Opera. CICC licenses and distributes the Great Wall  
11 Package in the United States, Canada, Latin America, Asia, Europe and Southeast  
12 Asia. The Great Wall Package is the only package of Chinese television programs  
13 approved for overseas broadcast by China’s State Administration of Radio Film and  
14 Television. (Hereafter, I shall refer to the CCTV channels included in the Great Wall  
15 Package, as distributed in the United States, collectively as the “CCTV U.S.  
16 Channels”.)

### 17 **CCTV’s Television Programs**

18 6. CCTV produces, distributes, and owns the copyrights to a wide variety  
19 of television programming, including episodic dramas, comedies, news programs,  
20 sports, and other programs that are initially broadcast in China (“CCTV Programs”).  
21 CCTV Programs include episodes of highly successful programs such as “Across the  
22 Strait,” “Star Walk,” and “Art Life.”

23 7. CCTV spends substantial sums of money each year producing or  
24 acquiring rights to its content, including episodic dramas, sporting events, and news  
25 programs. CCTV and its affiliates spend millions of dollars a year advertising and  
26 promoting CCTV Programs.

27 8. CCTV has obtained United States copyright registrations for the  
28 television programs listed in Exhibit 94 (collectively, the “Registered CCTV

1 Programs”). The Registered CCTV Programs are only a small subset of the total  
2 programming that CCTV produces and distributes internationally, including in the  
3 United States.

4 **Distribution of CCTV Programs Through Lawful Channels**

5 9. On behalf of CCTV, CICC distributes the Great Wall Package in the  
6 United States through three authorized distribution partners: Plaintiff DISH Network  
7 L.L.C. (“DISH”), iTalk TV, and Kylin TV (collectively, the “Authorized U.S.  
8 Providers”). DISH is a satellite television and “Over-the-Top” (OTT)<sup>1</sup> services  
9 provider of the Great Wall Package. iTalk TV and Kylin TV are OTT providers of  
10 the Great Wall Package.

11 10. On behalf of CCTV, CICC enters into license agreements with the  
12 Authorized U.S. Providers that give the Authorized U.S. Providers the right to  
13 transmit the Great Wall Package, including the CCTV U.S. Channels and the CCTV  
14 programs carried on those channels, in the United States. The Authorized U.S.  
15 Providers pay CICC licensing fees for the right to transmit CCTV U.S. Channels and  
16 certain CCTV Programs to their customers. A portion of the licensing fees that CICC  
17 receives from the Authorized U.S. Providers are then paid to CCTV.

18 11. Although CICC licenses certain rights to CCTV programming in the  
19 United States, CCTV retains and owns the exclusive right to reproduce, publicly  
20 perform, and transmit CCTV channels and programs over the Internet in the United  
21 States.

22 12. In 2004, Plaintiff DISH’s predecessor-in-interest, EchoStar Satellite  
23 L.L.C., entered into a license agreement with CITVC, which at the time handled U.S.  
24 licensing of CCTV television programs before CICC took responsibility for that role.

25  
26  
27 <sup>1</sup> For purposes of this motion, “Over-the-Top” or “OTT” refers to the delivery  
28 of video programming using an Internet connection that is not owned, managed, or  
operated by the party delivering the programming (e.g., Netflix).

1 That license agreement granted to EchoStar the exclusive right to transmit CCTV's  
2 Great Wall Package in the United States via satellite.

3 13. DISH and CICC, as successors-in-interest to the original parties to the  
4 licensing agreement, have amended and renewed this licensing agreement  
5 periodically since 2004. Under the license agreement, as amended, DISH continues  
6 to own the exclusive right to transmit the Great Wall Package via satellite in the  
7 United States. In 2008, CICC also granted DISH the non-exclusive right to distribute  
8 the Great Wall Package via OTT television in the United States.

9 14. Only a small subset of all CCTV Programs that air in China are  
10 retransmitted on the CCTV U.S. Channels. For those programs, generally there is at  
11 least a twelve-hour delay between the first transmission of a CCTV Program in China  
12 and its initial retransmission in the United States on the CCTV U.S. Channels. This  
13 delay accounts for the time difference between China and the East Coast of the  
14 United States and permits CCTV Programs to air on the CCTV U.S. Channels at  
15 approximately the same time of day as they air in China.

16 15. The Authorized U.S. Providers in the United States charge their  
17 subscribers subscription fees to access the Great Wall Package. Typically, CICC's  
18 licensing agreements require the Authorized U.S. Providers to split some portion of  
19 their revenues from subscription fees with CICC.

20 16. Another CCTV affiliate, China Network Television (CNTV), streams  
21 CCTV television programming over the Internet from its website at <http://tv.cntv.cn/>.  
22 CNTV's webcasts offer interactive audiovisual services, integrating features of  
23 Internet-based operations with those of television programming. These include live  
24 video, video-on-demand, file upload, search and videocast services that make CNTV  
25 a popular online video platform for public information and entertainment.

26 17. CNTV also distributes a number of mobile applications that offer  
27 streaming video of certain CCTV Programs, including CCTV SPORTS and CCTV  
28

1 NEWS. CNTV makes these apps available for download through the iTunes and  
2 Google Play stores, among other authorized sites.

3 18. CICC spends substantial sums of money each year on the facilities,  
4 equipment, and labor necessary to distribute the CCTV U.S. Channels and CCTV  
5 Programs in the United States. These costs include system building, satellite  
6 transponder rent, system maintenance, equipment purchases, and labor.

7 **Infringement of CCTV Channels and CCTV Programs**  
8 **Through the TVpad Retransmission Service**

9 19. In 2014, CCTV and CICC retained the Mintz Group, Inc. (“Mintz”), a  
10 global private investigation company, to investigate Defendants’ operations and to  
11 conduct forensic analysis of the TVpad device and of the unlicensed international  
12 television programming accessible to U.S. consumers through the TVpad device (the  
13 “TVpad Retransmission Service”). Thereafter, TVB Holdings (USA), Inc. and DISH  
14 joined CCTV and CICC in their anti-piracy efforts involving the TVpad device and  
15 the TVpad Retransmission Service.

16 20. The TVpad device is a set-top box. When a user connects the TVpad  
17 device to both the Internet and a television, applications or “apps” available through  
18 a built-in software application called the “TVpad Store” on the TVpad device permit  
19 the user to view streaming television programs in the United States. There are  
20 currently two TVpad models—TVpad3 and TVpad4—that are being sold to  
21 consumers in the United States.

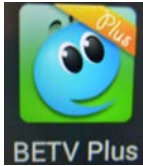
22 21. Based on Mintz’s investigation, I understand that infringing applications  
23 available through the TVpad Store on the TVpad device intercept CCTV Channels  
24 and CCTV Programs from mainland China, as well as other television programming  
25 from Asia, and stream that pirated content to TVpad users in the United States and  
26 elsewhere around the world.

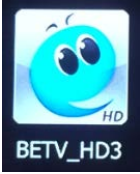
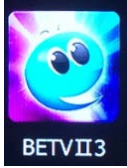


27 22. Based on Mintz’s investigation, I know that some TVpad applications  
28 stream live broadcasts of CCTV Channels from China at the same time they air in


China. (I shall hereafter refer to this application function as the “live” function.) Some TVpad applications permit users of the TVpad device to play broadcasts of CCTV Channels from China for up to three days after they air in China. (I shall hereafter refer to this application function as the “replay live” function.) I shall refer collectively to the TVpad applications that stream CCTV Channels and CCTV Programs without authorization as the “Infringing TVpad Apps”.

23. None of CICC, CCTV, or any of their affiliates have granted the Defendants in this action or any other party a license or other permission to stream, transmit or retransmit, or otherwise display, exhibit, perform, copy, and/or distribute CCTV Channels or CCTV Programs through the Infringing TVpad Apps in the United States, and CCTV and CICC receive no revenue for this unauthorized streaming.

24. In consultation with Mintz, CICC has identified the following Infringing TVpad Apps with live and/or replay live functions that stream the following CCTV Channels to TVpad users in the United States without authorization:

	TVpad3	TVpad4
Infringing TVpad App and icon	CCTV’s Programming and Mode	CCTV’s Programming and Mode
<p>BETV PLUS</p> 		<p>CCTV 1 (live &amp; replay live), CCTV 2 (live), CCTV 3 (live &amp; replay live), CCTV 4 (live &amp; replay live), CCTV6 (live &amp; replay live), CCTV 10 (live), CCTV 11 (live), CCTV12 (live), CCTV13 (live &amp; replay live), CCTV14 (live &amp; replay live)</p>

	TVpad3	TVpad4
Infringing TVpad App and icon	CCTV's Programming and Mode	CCTV's Programming and Mode
<p>BETV_HD</p> 	<p>CCTV 1 HD (live), CCTV 5 HD (live)</p>	
<p>BETV II</p> 	<p>CCTV 1 (live &amp; replay live), CCTV 2 (live), CCTV 3 (live &amp; replay live), CCTV 4 (live &amp; replay live), CCTV 5 (live &amp; replay live), CCTV 5+ (live), CCTV6 (live &amp; replay live), CCTV 10 (live), CCTV 11 (live), CCTV12 (live), CCTV13 (live &amp; replay live), CCTV14 (live &amp; replay live), CCTV风云足球 (CCTV fengyun soccer) (live)</p>	
<p>BETV</p> 	<p>CCTV 1, CCTV 2, CCTV 3, CCTV 4, CCTV 5+, CCTV6, CCTV 10, CCTV 11, CCTV12, CCTV13, CCTV14, CCTV风云足球 (CCTV fengyun soccer) (all live)</p>	
<p>516網路電視(516 Online TV)</p> 	<p>CCTV4 (live)</p>	<p>CCTV4 (live)</p>

	TVpad3	TVpad4
Infringing TVpad App and icon	CCTV's Programming and Mode	CCTV's Programming and Mode
体育online (Sport Online) 	CCTV 1, CCTV 5, CCTV 5+, CCTV 风云足球 (CCTV fengyun soccer) (all live)	CCTV 5, CCTV 5+, CCTV 风云足球 (CCTV fengyun soccer), CCTV 高尔夫, 网球 (CCTV Golf/ Tennis) (all live)

25. One of the Mintz investigators with whom CICC has worked is Nicholas Braak. As detailed in the accompanying Braak Declaration, between September 29 and October 9, 2014, Mr. Braak recorded infringing public performances of 30 episodes of CCTV Programs streamed through these Infringing TVpad Apps on the TVpad device. CCTV has obtained United States copyright registrations for those 30 episodes. *See* Exhibit 94 for the list of Registered CCTV Programs. Based on Mintz's investigation, I know that the unauthorized streaming of the 30 Registered CCTV Programs represents only a small fraction of the infringing public performances of CCTV Programs transmitted without authorization through the TVpad device. Each and every day, 24 hours a day, these Infringing TVpad Apps on the TVpad device stream to U.S. TVpad users all of the copyrighted content on the CCTV Channels from China without authorization and without any fees being paid to CCTV or its Authorized U.S. Providers.

#### **Irreparable Harm to CICC's and CCTV's Business**

26. Defendants' infringing conduct in providing and facilitating unauthorized streaming of CCTV Channels and CCTV Programs in the United States has caused and, unless enjoined, will continue to cause serious and irreparable injury

1 to CCTV and CICC in at least the following ways, all of which are inherently and  
2 practically difficult to measure.

3 27. First, Defendants' infringing conduct in providing and facilitating  
4 unauthorized streaming of CCTV Channels and CCTV Programs significantly  
5 reduces a valuable revenue stream to CCTV and CICC. Through the TVpad  
6 Retransmission Service, Defendants compete directly with CCTV, CICC, and their  
7 Authorized U.S. Providers in distributing the Great Wall Package in the United  
8 States. This has caused and will continue to cause CCTV's Authorized U.S.  
9 Providers to lose an unknown number of subscribers who otherwise would be willing  
10 to pay subscription fees for access to the Great Wall Package. When the Authorized  
11 U.S. Providers lose paying subscribers, it reduces the licensing revenues that CICC  
12 and CCTV receive from the Authorized U.S. Providers, which revenue payments are  
13 based on the number of their subscribers who subscribe to the Great Wall Package.

14 28. It is difficult to calculate the amount of U.S. licensing revenue CICC  
15 and CCTV have lost because Plaintiffs do not know how many subscribers and  
16 potential subscribers to the Great Wall Package the Authorized U.S. Providers have  
17 lost as a result of Defendants' unlawful activities. However, based on my experience  
18 and understanding of our business, the revenue losses suffered by CCTV and CICC  
19 have been substantial. Since the launch of the TVpad device in 2011, CICC's annual  
20 U.S. licensing revenue has decreased by 41%, totaling millions of dollars in lost  
21 revenues. Based on my knowledge and experience as President of CICC, I conclude  
22 that a substantial factor in this decline in our subscriber base has been and continues  
23 to be unfair competition from the TVpad Retransmission Service, which provides  
24 pirated CCTV programming to TVpad users for free without paying program license  
25 fees to CCTV, CICC, or anyone else.

26 29. Second, Defendants' infringing conduct in providing and facilitating  
27 unauthorized streaming of CCTV Channels and CCTV Programs in the United States  
28 threatens CICC's ability to negotiate favorable license agreements on behalf of

1 CCTV with the Authorized U.S. Providers and other distributors in the United States.  
2 As noted above, the Authorized U.S. Providers pay fees to CICC for the right to  
3 transmit the Great Wall Package. As noted above, the TVpad Retransmission  
4 Service competes directly with the Authorized U.S. Providers, potentially  
5 undercutting the value of their license agreements. If Defendants are permitted to  
6 continue competing directly with the Authorized U.S. Providers using CCTV's own  
7 content, it will reduce the amount that Authorized U.S. Providers are willing to pay  
8 CICC, thereby significantly reducing the revenues received by CICC and CCTV  
9 through license agreements for retransmission in the United States.

10 30. In addition, the unlicensed availability of CCTV Channels and CCTV  
11 Programs undermines CCTV's and CICC's relationships with the Authorized U.S.  
12 Providers and damages our goodwill with them.

13 31. Third, Defendants' infringing conduct undermines CICC's and CCTV's  
14 strategic choices about where, when, and how to distribute their programs,  
15 particularly because CCTV and CICC have chosen to limit distribution of CCTV  
16 programming to a small number of Authorized U.S. Providers. This loss of control  
17 harms CCTV's and CICC's goodwill with U.S. audiences and the Authorized U.S.  
18 Providers. CICC carefully controls the timing and location of the distribution of  
19 CCTV Programs in foreign markets, including the United States, to create the  
20 maximum incentive for customers in those markets to purchase access to the Great  
21 Wall Package through the Authorized U.S. Providers.

22 32. For example, in the United States, CCTV's popular television shows are  
23 generally retransmitted approximately twelve hours after they first air in China, so  
24 that United States viewers can watch new episodes during the traditional prime time  
25 scheduling block between 6PM and 10PM on weeknights. In turn, the Authorized  
26 U.S. Providers in the United States value the right to retransmit new episodes in this  
27 prime time scheduling block. The Authorized U.S. Providers rely on the  
28 understanding that, in their particular time zone, they—along with other Authorized

1 U.S. Providers—all will air a new episode at exactly the same time so that their  
2 customers get access to fresh, timely content at the same time as their competitors’  
3 customers.

4 33. By streaming live broadcasts of CCTV Channels from China at the same  
5 time as those broadcasts air in China, the TVpad Retransmission Service upsets the  
6 legitimate expectations of the Authorized U.S. Providers by preemptively  
7 retransmitting CCTV Programs before those programs are first aired in the United  
8 States by the Authorized U.S. Providers.

9 34. In addition, Defendants’ unauthorized streaming deprives CCTV and  
10 CICC of their right not to retransmit most of the CCTV Channels in the United States  
11 at all, as well as to limit the CCTV Programs that will air in the United States. CICC  
12 carefully chooses the content distributed on the CCTV U.S. Channels to fit the tastes  
13 of the U.S. market. Defendants’ unauthorized streaming of all CCTV programs aired  
14 in China deprives CCTV and CICC of their ability to curate their television  
15 programming for a United States audience. This loss of control threatens to hurt  
16 CCTV’s and CICC’s goodwill with U.S. audiences and the Authorized U.S.  
17 Providers. The precise scope of the harm is difficult to quantify.

18 35. Fourth, Defendants’ infringing conduct in providing and facilitating  
19 unauthorized streaming of CCTV Channels and CCTV Programs in the United States  
20 interferes with CCTV’s and CICC’s ability to develop and exploit a lawful market  
21 for Internet distribution of their television programs in the United States. As noted  
22 above, on behalf of CCTV, CICC enters into licensing agreements with Authorized  
23 U.S. Providers, including DISH, that provide Internet-based streaming services. The  
24 TVpad Retransmission Service competes directly with those services because of the  
25 similarity of the technology, damaging CCTV’s and CICC’s relationship and  
26 goodwill with legitimate Internet-based licensees. In addition, the TVpad  
27 Retransmission Service threatens to confuse consumers about Internet-based  
28 distribution channels more generally, including about what constitutes lawful

1 Internet-based exploitation and whether payment is required for access to CCTV  
2 Channels and CCTV Programs.

3 36. Fifth, Defendants' infringing conduct impairs CCTV's brand,  
4 reputation, and goodwill with consumers by associating its programming with poor  
5 quality viewing experiences on the TVpad device. CCTV and CICC take steps to  
6 safeguard CCTV's reputation with respect to the quality of the viewing experience  
7 that U.S. viewers can expect when they watch CCTV Channels and CCTV Programs.  
8 Many of CICC's license agreements with the Authorized U.S. Providers require that  
9 certain quality standards be met. CICC has no contract with any of the Defendants  
10 and therefore lacks any way to ensure that they provide viewers with a quality  
11 viewing experience. As set forth in detail in the accompanying Braak Declaration,  
12 Mintz investigators have documented numerous problems with the TVpad viewing  
13 experience. In addition, Mintz investigators have reviewed popular TVpad forums  
14 and discovered that posters on those forums frequently complain about technical  
15 problems with the TVpad device, including poor image quality and interruptions in  
16 service. Associating CCTV Channels and CCTV Programs with Defendants' poor-  
17 quality service threatens to harm CCTV's and CICC's brand and reputation,  
18 depriving them of customer goodwill. The harm associated with this injury to  
19 reputation and loss of customer goodwill is difficult to quantify.

20  
21 I declare under penalty of perjury under the laws of the United States of  
22 America that the foregoing is true and correct.

23 Executed this 16 day of February, 2015.

24   
25 Chunguang Lu

DECLARATION OF CHRISTOPHER WEIL

**DECLARATION OF CHRISTOPHER WEIL**

I, Christopher Weil, declare as follows:

1. I am a licensed private investigator and partner/shareholder of Mintz Group LLC (“Mintz”), a corporate research and investigations firm headquartered in New York, with offices located in Washington D.C., London, Hong Kong, Beijing, Nairobi, and six other cities throughout the world. I have been employed by Mintz since July 1999. I have worked as a corporate investigator for more than 16 years. During my career I have been involved in, and have overseen, hundreds of investigations involving intellectual property infringement, cybercrime, Internet forensics, and other matters. I make this declaration in support of Plaintiffs’ motion for default judgment. I have personal knowledge of the facts contained herein, and, if called upon as a witness, I could and would testify competently about these facts, except for those matters stated expressly upon information and belief, which matters I believe to be true.

2. Mintz was retained in 2014 by Plaintiffs China Central Television (“CCTV”), China International Communications Co., Ltd. (“CICC”), TVB Holdings (USA), Inc. (“TVB (USA)”) and DISH Network L.L.C. (“DISH”) (collectively “Plaintiffs”) to investigate the TVpad device.

3. I am and have been the lead investigator for Plaintiffs’ investigation of the TVpad since Mintz was retained. In my work on this matter, I managed all aspects of the investigation, including directing our investigators’ research, forensic examination, contact with targets, and other activities undertaken in furtherance of the investigation. As the lead investigator, I have reviewed all of the records generated by Mintz’s research, have had detailed discussions with the investigators on the direction, progress, and results of our investigation, and have personally viewed the TVpad devices we have acquired through our investigation, as well as the streamed content delivered by those devices.

**CNT's TVpad Marketing Focus on Overseas Chinese**

4. As part of Mintz's investigation on behalf of Plaintiffs, Mintz has investigated the manufacturer of the TVpad, Defendant Create New Technology (HK) Ltd. ("CNT"). To do this, we investigated how the TVpad Store on the TVpad device operates, and reviewed CNT's advertising, promotional, and customer support materials.

5. Mintz's investigation shows that on their websites, fan forum and Facebook page, CNT has marketed the TVpad device overwhelmingly to overseas Chinese (*i.e.*, Chinese-speaking consumers residing in countries other than China).

6. For example, CNT operates a website at itvpad.com that advertises and offers for sale the TVpad device. The website contains both Chinese- and English-language webpages. In February 2015, the English-language "About Us" webpage for CNT stated: "We hope that we can, through unrelenting efforts, safely send our TVpad products to thousands of overseas Chinese without delay." Attached hereto as **Exhibit 45** is a true and correct copy of a printout of the English-language "About Us" webpage from iTvpad.com, which printout I personally confirmed accurately reflected the contents of that webpage on February 2, 2015.

7. CNT recently changed its official website from itvpad.com to mtvpad.com in or around June 2015. CNT mirrored much of the itvpad.com content to the mtvpad.com site. The "About Us" page on the mtvpad.com website is slightly different from the content I observed in February. Now, in addition to the statement above, that page also reads:

Brand Introduction:

TVpad, the best Chinese TV box, specializes in providing stable, smooth and HD Chinese contents to overseas Chinese. So far, TVpad has served more than 200 countries and regions with high quality Chinese contents.

1 Attached hereto as **Exhibit 46** is a true and correct copy of a printout of the English-  
2 language “About Us” webpage from mtvpad.com, which printout I personally  
3 confirmed accurately reflects the contents of that webpage on September 11, 2015.

4 8. On December 1, 2014, when CNT announced on its website the release  
5 of the TVpad4, its English-language announcement promoted the new model by  
6 touting the availability of Chinese language programming on the new model. The  
7 website stated:

8 GCN edition packs massive contents from mainland China,  
9 Taiwan and HK.

10 Exclusive mandarin and Cantonese contents and massive  
11 third party apps.

12 Over 10 live channels and 10 thousands of hit VODS, films  
13 and entertainments.

14 \* \* \*

15 Best Streaming Player for Overseas Chinese

16 Attached hereto as **Exhibit 47** are true and correct copies of printouts of relevant  
17 webpages from itvpad.com announcing the release of the TVpad4 and discussing the  
18 GCN edition’s focus on Chinese language users, which printouts I personally  
19 confirmed accurately reflected the contents of those webpages on February 6, 2015.

20 9. CNT’s website blog also extensively promotes the TVpad device as a  
21 device that provides overseas Chinese consumers with access to Chinese-language  
22 TV programs from China. For example, in an undated blog post entitled “Tons of  
23 Apps in TVpad, which app is designed for you?”, CNT recommends a variety of  
24 Infringing TVpad Apps by touting the availability of Chinese language television to  
25 Chinese users:

26 LIVE TV

27 516 [an Infringing TVpad App]: is a live Chinese TV app,  
28 and you can watch live channels or local TV from Taiwan

1 BETV [an Infringing TVpad App]: is a live app for  
2 providing local TV channels of mainland china ,which  
3 covers abundant TV resources including financial news,  
4 entertainment gossip, local TV and sports, and more.  
5 粤海宽频[Yue Hai Kuan Pin]APP [an Infringing TVpad  
6 App] provides you some characteristic live tv programs  
7 such as TVB drama, contonese [sic] songs and Hongkong-  
8 made films, and more.

9 The infringing 516 apps streams both TVB and CCTV programs; the infringing  
10 BETV apps stream CCTV programs; and the infringing Yue Hai apps stream TVB  
11 programming. Attached hereto as **Exhibit 48** are true and correct copies of printouts  
12 of CNT's "Tons of Apps" blog post from both the itvpad.com and mtvpad.com  
13 websites, which I confirmed accurately reflect the contents of this blog post on  
14 September 11, 2015.

15 10. A blog post by CNT on December 23, 2014 announcing the TVpad4  
16 specifically touted the availability of hundreds of channels from China, Hong Kong  
17 and Taiwan, including specifically TVB content, stating:

18 Most streaming players do not support live channels or may  
19 charge relative fees, but TVpad4 provides us with over 300  
20 channels from mainland China and more than 40 live TV  
21 channels from HK andTaiwan [sic] (TVB also included) for  
22 free!

23 Attached hereto as **Exhibit 49** is a true and correct copy of printouts of CNT's  
24 December 23, 2014 blog post from the itvpad.com and mtvpad.com websites, which  
25 I confirmed accurately reflects the contents of this blog post on September 11, 2015.

26 11. In another blog post in which CNT instructs customers how to  
27 download and install the Infringing TVpad App BETVII from the TVpad Store and  
28 how to select infringing television broadcasts, CNT states:

1 BETV is an exclusively designed [sic] for overseas Chinese  
2 to provide local Chinese TV programming application. A  
3 new replay function for BETV added into TVpad2 with  
4 brand new user interface.

5 By this new function, users can reply [sic] 32+ Chinese  
6 (mainland) live channels of BETV at anywhere and  
7 anytime to solve time shift issue.

8 Attached hereto as **Exhibit 50** are true and correct printouts of CNT's instructional  
9 blog post from both the itvpad.com and mtvpad.com websites, which I confirmed  
10 accurately reflect the contents of this blog post on September 11, 2015.

11 12. CNT also operates the "TVpad" Facebook page at  
12 <https://www.facebook.com/mytvpad>, and provides links to that Facebook page on the  
13 English- and Chinese-language homepages of mtvpad.com. CNT's Facebook  
14 "About" page states:

15 Let all Chinese people around the world exclusive stream  
16 on Chinese TV & VOD without monthly fees because of  
17 TVpad  
18 <http://www.mtvpad.com/>

19 Attached hereto as **Exhibit 51** are true and correct copies of printouts from the  
20 TVpad Facebook pages titled "Timeline" and "About", which I confirmed on  
21 September 11, 2015 accurately reflect CNT's Facebook pages on those dates.

22 13. In order to investigate CNT's marketing and advertising of the TVpad  
23 device on its Facebook page, I worked with a Mintz investigator fluent in Chinese to  
24 determine what CNT and its users were saying about the device. Based on that  
25 review, I have determined that the vast majority of posts by CNT and its users on its  
26 Facebook page are in the Chinese language. A representative post by TVpad in  
27 Chinese in August 2013, solicits ideas and suggestions from TVpad users about new  
28 apps and channels to make available to "allow overseas TVpad users to enjoy better

1 Chinese TV services....” Users respond, again in Chinese, about the content they  
2 would like to see added. Attached hereto as **Exhibit 52** are true and correct copies of  
3 printouts of representative posts from the TVpad Facebook page, which printouts I  
4 personally confirmed with the assistance of a Mintz investigator fluent in Chinese  
5 accurately reflect the contents of those webpages on February 2, 2015, and certified  
6 translations from Chinese to English of those printouts.

7 14. Similarly, CNT’s official fan forum is also in Chinese. On its website,  
8 CNT describes TVpad Fans as an “official platform”, and provides links to the fan  
9 forum on its itvpad.com and mtvpad.com websites. *See Exhibit 45*, at 1. With the  
10 assistance of a Mintz investigator fluent in Chinese, I have reviewed the TVpad Fans  
11 forum. The TVpad Fans forum hosts discussion threads on everything from technical  
12 support for the TVpad device to discussions about the infringing television  
13 programming available on the TVpad. By far, the vast majority of these posts are by  
14 Chinese speakers. Attached hereto as **Exhibit 53** are true and correct copies of  
15 printouts of representative examples of these forum post webpages, which printouts I  
16 personally confirmed with the assistance of a Mintz investigator fluent in Chinese  
17 accurately reflect the contents of those webpages on February 3, 2015, along with  
18 certified translations of those printouts.

19 15. Not only does CNT market the TVpad device to overseas Chinese, but it  
20 does so while also touting the TVpad device as a method to avoid having to pay the  
21 cost of monthly subscription fees from authorized providers of TVB or CCTV  
22 content, such as through Plaintiff DISH. For example, in a post on the CNT fan  
23 forum dated July 22, 2015, a customer states that “Admin recommended that I write  
24 a review to compare how the old and new [TVpad] models differ.” The customer  
25 goes on to state in the review:

26 About 4-5 years ago, I bought the first generation TvPad.

27 At the time, I bought it because TvPad was the only thing I  
28 could use to watch live broadcasts of Hong Kong programs

1 without paying a monthly fee. Before buying TvPad, I paid  
2 a monthly fee of \$39.99 (US dollars, same for the rest of  
3 the post) to watch Hong Kong Jade Channel.

4 At the conclusion of a lengthy review of the device, the customer goes on to  
5 recommend the TVpad device. The administrator for the blog then added this thread  
6 to its list of best posts on July 23, 2015. A true and correct copy of this post printed  
7 on July 31, 2015, and which I confirmed accurately reflects the contents of this  
8 website on September 11, 2015, is attached hereto as **Exhibit 54**, along with a  
9 certified translation to English.

10 16. Having investigated CNT's marketing and advertising of the TVpad for  
11 over a year now, I can confirm that the dominant focus of CNT's advertising  
12 promoting the TVpad device is to Chinese speakers living outside China, using  
13 Plaintiffs' television programs in particular to drive sales.

14 **CNT's Retail Pricing of the TVpad Device**

15 17. Also as part of Mintz's investigation on behalf of Plaintiffs, Mintz has  
16 made purchases of TVpad devices from CNT's official TVpad store, and from other  
17 resellers. We have also monitored pricing details from time to time on CNT's online  
18 store for the TVpad. I therefore have familiarity with the retail pricing of the TVpad  
19 device by CNT and its authorized resellers.

20 18. On December 5, 2014, Lily Lau, a Mintz investigator, purchased a  
21 TVpad4 device at my direction from CNT's website located at itvpad.com. Mintz  
22 paid \$279 for that device. True and correct copies of the transaction emails and  
23 payment confirmation are attached hereto as **Exhibit 55**, with details concerning  
24 Mintz's confidential address and mobile phone information redacted for privacy and  
25 confidentiality.

26 19. In February 2015, CNT was offering the TVpad for sale to consumers  
27 on its itvpad.com website for prices ranging from \$199 to \$299, depending on the  
28 particular TVpad "edition" being sold. Attached hereto as **Exhibit 56** is a true and

1 correct copy of a printout of the “Store” webpage from itvpad.com, which printout I  
2 personally confirmed accurately reflected the contents of that webpage on February  
3 2, 2015.

4 20. The TVpad edition that CNT was selling at a retail price of \$199 makes  
5 available only apps that stream Mandarin-language television and is “tailored for  
6 mandarin-speaking overseas Chinese.” The TVpad edition that CNT sells for \$299  
7 offers apps that stream television programming from Hong Kong, mainland China,  
8 and Taiwan. Attached hereto as **Exhibit 57** are true and correct copies of printouts of  
9 the relevant webpages from ivpad.com in February 2015 describing these TVpad  
10 editions, which printouts I personally confirmed accurately reflected the contents of  
11 those webpages on February 5, 2015.

12 21. Currently, CNT no longer offers different models of TVpad4 devices  
13 on its mtvpad.com website. CNT only offers the TVpad4 device, for a retail price of  
14 \$299 per device. Notably, CNT also claims to have sold over 10.8 million TVpad  
15 devices on its website. Attached hereto as **Exhibit 58** is a true and correct copy of  
16 printouts from CNT’s mtvpad.com website, including from the “TVpad4” webpage,  
17 as well as the retail listing for the device after selecting “buy now.” I personally  
18 confirmed these printouts accurately reflect the contents of these webpages on  
19 September 11, 2015.

20 22. Occasionally, CNT offers the TVpad4 at special pricing, including most  
21 recently, with a \$50 discount. For example, as part of Mintz’s continuing  
22 investigation on behalf of Plaintiffs, on July 23, 2015, I directed Clara Ho, a licensed  
23 investigator in my San Francisco office who is also a Cantonese speaker, to purchase  
24 a TVpad4 device from CNT’s mtvpad.com website. On July 28, 2015, Ms. Ho  
25 accessed the mtvpad.com website and placed an order for a TVpad4. The price for  
26 the TVpad device was \$249. True and correct copies of the transaction emails and  
27 payment confirmation are attached hereto as **Exhibit 59**, with details concerning  
28

Mintz's confidential address and mobile phone information redacted for privacy and confidentiality.

23. On October 26, 2014, Lily Lau, also under my direction, purchased a TVpad device from defendant Club TVpad, one of CNT's authorized retailers, on its clubtvpad.com website for a total cost of \$238.71. A true and correct copy of the confirmation email Ms. Lau received is attached hereto as **Exhibit 60**, with the street address and telephone number Mintz used for this investigation redacted because the redacted information reflects confidential and proprietary business information.

24. Ms. Lau also made additional purchases of TVpad devices from defendant Asha Media on June 2, 2014, for \$239, and again on October 17, 2014, for \$239. True and correct copies of the confirming emails for those transactions, which Ms. Lau received and provided to me, are attached hereto as **Exhibit 61**.

25. In summary, Mintz has purchased TVpad devices from CNT and TVpad resellers for the following amounts, with an average cost of \$249 per TVpad:

Defendant (and website)	Date Purchased	Cost
CNT (itvpad.com)	December 5, 2014	\$279.00
CNT (mtvpad.com)	July 28, 2015	\$249.00
Asha Media (tvpad.com)	June 2, 2014	\$239.00
	October 17, 2014	\$239.00
Club TVpad (clubtvpad.com)	October 26, 2014	\$238.71
<b>Average Cost Per Unit:</b>		<b>\$249</b>

### **The Scope of CNT's Sales Into the United States**

26. As part of Mintz's investigation on behalf of Plaintiffs, I also have reviewed and analyzed available public records to determine the scope of CNT's sales of TVpad devices to the United States.

27. According to records filed by CNT with the United States Patent & Trademark Office ("USPTO"), CNT registered a United States trademark for

1 TVPAD in International Class 9 for set-top boxes and other audio-visual goods and  
2 services, claiming a date of first use in commerce in the United States of June 21,  
3 2011. CNT also filed an Opposition before the United States Trademark Trial &  
4 Appeal Board (“TTAB”) against a New Jersey company that attempted to register the  
5 mark TVPAD. In that proceeding, CNT claimed that “Since at least as early as  
6 October of 2011, Opposer has sold or distributed ‘set-top boxes, computer terminals,  
7 monitors, electronic pads, computer hardware and computer peripherals’ ... under  
8 the mark TVPAD ... in the United States.” In summary, CNT has been selling  
9 TVpads to the United States for approximately four years according to its own  
10 statements in publicly filed documents before the USPTO and TTAB. True and  
11 correct copies of printouts of select CNT filings with the USPTO and TTAB,  
12 referenced above, are attached hereto as **Exhibit 62**, which printouts I have  
13 personally confirmed accurately reflect records available on the USPTO website  
14 located at uspto.gov.

15 28. Mintz has also investigated available U.S. Customs records evidencing  
16 shipments of TVpad devices made by CNT to U.S. maritime ports of entry. These  
17 records are limited to only those products that are transported to the U.S. through  
18 ships, and do not include any airfreight shipments of TVpad devices, and thus do not  
19 reflect the full scope of TVpad shipments CNT has made to the United States. Those  
20 available U.S. Customs records show that, from December 2013 and to March 2015,  
21 CNT repeatedly shipped TVpad devices to a company known as YTC Summit  
22 International Inc. (“YTC Summit”), located in Arcadia, California in the Central  
23 District of California. According to customs abstracts obtained from Datamyne, a  
24 provider of trade data information, including data from U.S. Customs and Border  
25 Protection (“CBP”) bill of lading records, during this sixteen-month period, CNT  
26 made 13 shipments to YTC Summit containing a total of 1627 cartons of set-top box  
27 devices. In addition, Datamyne records show that CNT also shipped 41 additional  
28 cartons of set-top box devices to a company called MetroVista Inc. (“MetroVista”) in

1 Alhambra, California on December 23, 2011. A true and correct copy of a  
2 spreadsheet of Datamyne abstracts of U.S. CBP records showing all shipments by  
3 CNT to either YTC Summit or MetroVista through maritime ports of entry from  
4 December 2011 through March 2015 is attached hereto as **Exhibit 63**, which I  
5 personally generated using Datamyne's online database and a query for "Create New  
6 Technology."

7 29. According to the deposition testimony of YTC Summit's President,  
8 Steven Chen (the relevant excerpt of which I have reviewed), each carton received by  
9 YTC Summit from CNT included 20 TVpad devices. Thus, the 1627 cartons that  
10 CNT shipped to YTC Summit from December 2013 to March 2015 contained a total  
11 of 32,540 TVpad devices, while the shipment of 41 cartons to MetroVista in  
12 December 2011 contained 820 TVpad devices. Total shipments therefore equal  
13 33,340 TVpad devices (*i.e.*, 1,667 cartons, at 20 TVpads per carton, totals 33,340  
14 TVpads). This total by no means includes all shipments of TVpads made by CNT to  
15 YTC Summit or MetroVista during this time period, because the data we have is  
16 limited only to shipments transported through maritime channels, and excludes other  
17 forms of transportation such as air freight.

18 30. Additionally, U.S. consumers can directly purchase TVpad devices from  
19 CNT through CNT's website located at mtvpad.com (and, up until June 2015,  
20 consumers could purchase TVpad devices directly from CNT through CNT's website  
21 located at itvpad.com). As detailed above, Mintz's own investigators have purchased  
22 TVpad devices through CNT's websites, including as recently as July 2015, which  
23 were shipped to Mintz drop box addresses in California as recently as August 2015.  
24 The waybills for these devices show that they were shipped directly to the United  
25 States from Shenzhen, China and Hong Kong. True and correct copies of the  
26 photographs of the DHL waybills that accompanied these TVpad devices are

27 ///

1 attached hereto as **Exhibit 64**, with the street addresses and telephone numbers Mintz  
2 used for this investigation redacted because the redacted information reflects  
3 confidential and proprietary business information.

4 I declare under penalty of perjury under the laws of the United States of  
5 America that the foregoing is true and correct.

6 Executed this 11th day of September, 2015 in Washington, D.C.

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9 Christopher Weil  
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DECLARATION OF NICHOLAS BRAAK

**DECLARATION OF NICHOLAS BRAAK**

I, Nicholas Braak, declare as follows:



1. I am a licensed private investigator, and have worked as a computer forensics investigator for more than nine years. I am employed by the Mintz Group LLC (“Mintz”), a corporate research and investigations firm based in New York, with offices in Washington D.C., London, Hong Kong, Beijing, Nairobi, and six other cities throughout the world. I have worked for Mintz since January 2014. During my career in information security and digital forensics, I have participated in hundreds of investigations involving intellectual property rights, cybercrime, Internet forensics, and other matters. I make this declaration in support of Plaintiffs’ motion for default judgment. I have personal knowledge of the facts contained herein and, if called upon as a witness, I could and would testify competently about these facts, except for those matters stated expressly upon information and belief, which matters I believe to be true.

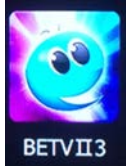
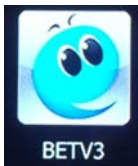


2. Mintz was retained in 2014 by Plaintiffs China Central Television (“CCTV”), China International Communications Co., Ltd. (“CICC”), TVB Holdings (USA), Inc. (“TVB (USA)”) and DISH Network L.L.C. (“DISH”) (collectively “Plaintiffs”) to investigate the TVpad device and the unlicensed international television programming accessible to U.S. consumers through the TVpad device (the “TVpad Service”).





3. I managed the forensic investigation for this matter and conducted research at the direction of Christopher Weil, the lead investigator. During the course of this investigation, Mintz purchased several TVpad3 and TVpad4 devices. I personally forensically tested each of these TVpad devices and confirmed their consistent functionality among TVpads of the same model. I also personally viewed and caused to be recorded streamed content delivered by these devices and periodically monitored continued availability of that streamed content through these devices and the TVpad Service.





### **The Infringing TVpad Applications**


4. Through our initial investigation of the TVpad device, Mintz identified 15 TVpad applications (“apps”) that users can download from the TVpad Store on either a TVpad3 or TVpad4 device that stream CCTV and TVB copyrighted television programming to users of the TVpad (the “Infringing TVpad Apps”). Each of the Infringing TVpad Apps streams CCTV and /or TVB programs to users via one or more of the following streaming modes: “live” streaming, “time-shifted” streaming, and two forms of “video-on-demand” streaming. These 15 Infringing TVpad Apps are identified in the chart below.

	TVpad3	TVpad4
Infringing TVpad App and icon	Plaintiffs’ Programming and Mode	Plaintiffs’ Programming and Mode
<p>BETV PLUS</p> 		<p>CCTV 1 (live &amp; replay live), CCTV 2 (live), CCTV 3 (live &amp; replay live), CCTV 4 (live &amp; replay live), CCTV6 (live &amp; replay live), CCTV 10 (live), CCTV 11 (live), CCTV12 (live), CCTV13 (live &amp; replay live), CCTV14 (live &amp; replay live)</p>
<p>BETV_HD</p> 	<p>CCTV 1 HD (live), CCTV 5 HD (live)</p>	

	TVpad3	TVpad4
Infringing TVpad App and icon	Plaintiffs' Programming and Mode	Plaintiffs' Programming and Mode
<p>BETV II</p> 	<p>CCTV 1 (live &amp; replay live), CCTV 2 (live), CCTV 3 (live &amp; replay live), CCTV 4 (live &amp; replay live), CCTV 5 (live &amp; replay live), CCTV 5+ (live), CCTV6 (live &amp; replay live), CCTV 10 (live), CCTV 11 (live), CCTV12 (live), CCTV13 (live &amp; replay live), CCTV14 (live &amp; replay live), CCTV风云足球 (CCTV fengyun soccer) (live)</p>	
<p>BETV</p> 	<p>CCTV 1, CCTV 2, CCTV 3, CCTV 4, CCTV 5+, CCTV6, CCTV 10, CCTV 11, CCTV12, CCTV13, CCTV14, CCTV风云足球 (CCTV fengyun soccer) (all live)</p>	
<p>粵海時移 (Yue Hai Shi Yi)</p> 	<p>JADE HD, JADE (both time-shifted by 12 hours)</p>	<p>JADE HD, JADE (both time-shifted by 12 hours)</p>
<p>粵海寬頻 (Yue Hai Kuan Pin)</p> 	<p>JADE HD, J2, JADE, PEARL, iNews (all live)</p>	

	TVpad3	TVpad4
Infringing TVpad App and icon	Plaintiffs' Programming and Mode	Plaintiffs' Programming and Mode
<p>粵海寬頻2 (Yue Hai Kuan Pin 2)</p> 	<p>JADE HD (live), JADE (live), J2 (live and replay live) PEARL (live), iNews (live)</p>	
<p>港粵網絡電視 (Gang Yue Wang Luo Dian Shi)</p> 	<p>JADE HD (live), JADE (live), J2 (live and replay live) PEARL (live), iNews (live)</p> <p>TVB programs on demand</p>	<p>JADE HD (live), JADE (live), J2 (live and replay live) PEARL (live), iNews (live)</p> <p>TVB programs on demand</p>
<p>粵海直播 (Yue Hai Zhi Bo)</p> 	<p>iNews, J2, PEARL, JADE, JADE HD (all live)</p>	
<p>516TV</p> 	<p>TVBS (live)</p>	

	TVpad3	TVpad4
Infringing TVpad App and icon	Plaintiffs' Programming and Mode	Plaintiffs' Programming and Mode
<p>516網路電視 (516 Online TV)</p> 	<p>CCTV4 (live) TVBS (live)</p>	<p>CCTV4 (live) TVBS (live) TVBS News (live)</p>
<p>HITV</p> 	<p>JADE HD, J2, JADE, PEARL, iNews (all live)</p>	
<p>体育online (Sport Online)</p> 	<p>CCTV 1, CCTV 5, CCTV 5+, CCTV风云足球 (CCTV fengyun soccer) (all live)</p>	<p>CCTV 5, CCTV 5+, CCTV风云足球 (CCTV fengyun soccer), CCTV 高尔夫. 网球 (CCTV Golf/ Tennis) (all live)</p>
<p>港粵快看 (Gang Yue Kuai Kan)</p> 	<p>TVB programs on demand</p>	

	TVpad3	TVpad4
Infringing TVpad App and icon	Plaintiffs' Programming and Mode	Plaintiffs' Programming and Mode
港台武俠(Gang Tai Wu Xia) 	TVB programs on demand	TVB programs on demand

5. From on or about April 24, 2014 until September 11, 2015, I tested and periodically monitored the TVpad3 and TVpad4 devices that Mintz purchased as part of its investigation. During that time period, I confirmed that 14 of the 15 Infringing TVpad Apps identified above continue to be available for download from the TVpad store on either the TVpad3 or TVpad4 devices I tested. The only changes that have occurred are that the Gang Yue Wang Luo Dian Shi and Yue Hai Zhi Bo apps are no longer available for download from the TVpad Store on the TVpad3 device. However, the Gang Yue Wang Luo Dian Shi app can still be downloaded from the TVpad Store on TVpad4 devices. In addition, on the TVpad3 devices that Mintz previously purchased and through which Mintz had already downloaded copies of the Yue Hai Zhi Bo app, that app still functions and continues to stream TVB content.

6. In summary, all 15 Infringing TVpad Apps continue to stream CCTV and TVB programming on at least one of the TVpad models, including in some or all of the following four modes:

- live television programming as it is broadcast, subject to a minor delay due to the video capture and streaming process ("Live TV Mode");
- time-delayed live television programming, such that programming is streamed around the same time of day in the U.S. as it originally

aired in China, depending on respective time zones (“Time-Shifted Mode”);

- specific recorded programming chosen through a menu system, often known as video-on-demand (“VOD Mode”); and
- specific recorded programming chosen through a menu system for a specific time frame, such as the last three days (“Replay Live Mode”).

**The Infringing TVpad Apps Continue to Operate In the Same Manner**

7. All of the TVpad devices that I have tested continue to function in the modes identified above in the same manner that they have since the outset of our investigation. For example, once the TVpad has been connected to the Internet, but before the user performs any actions with the device, the device automatically performs Internet domain name server (DNS) lookups of the same four domain names each time, to locate one or more servers with which it needs to communicate in order to properly authenticate itself as a valid TVpad. The TVpad device then contacts the identified servers and authenticates itself by sending unique identifying information to that server.

8. The live television video data streamed through Infringing TVpad Apps in Live TV Mode continues to be delivered to TVpad users through a peer-to-peer network on the TVpad3 and TVpad4 devices in the same manner as I detailed at the outset of this litigation in my declaration dated March 6, 2015 at Paragraphs 53 through 56. In other words, TVpad users who use Infringing TVpad Apps to watch live CCTV and TVB programming not only receive that programming, but continue to simultaneously retransmit that programming to large numbers of other TVpad users in the United States and elsewhere.

9. The Infringing TVpad Apps in Live TV Mode also continue to connect to a set of leased commercial servers that the apps treat as peers. These servers also stream content to the TVpad devices, I believe to add stability to the peer-to-peer

1 network, particularly when an insufficient number of TVpad devices are online and  
2 available to stream as “peers.” Just as before, since entry of the preliminary  
3 injunction and subsequent to the filing of Plaintiffs’ motion for contempt, a number  
4 of these servers continue to be located in the United States, including in Los Angeles,  
5 California.

6 10. The Infringing TVpad Apps that offer VOD Mode and Replay Live  
7 Modes continue to allow TVpad users to select an available television program (such  
8 as a specific episode from a CCTV or TVB television series) to view “on demand”—  
9 that is, commencing from the beginning of the program and playing the program  
10 whenever the user chooses. Infringing TVpad Apps in VOD Mode and Replay Live  
11 Mode continue to receive video streams from servers in the U.S., including in Los  
12 Angeles, California.

13 11. The Infringing TVpad Apps that offer Time-Shifted Mode continue to  
14 stream video content by means of a combination of peer-to-peer streaming and direct  
15 streaming, while at other times, they stream video content exclusively through direct  
16 streaming from servers. Time-Shifted direct streams of television programming come  
17 from servers in California. Unlike previously, I have not observed Time-Shifted  
18 direct streams of television programming from servers in China.

19 **Volume of Live CCTV and TVB Television Programming**  
20 **Streamed by Infringing TVpad Apps**

21 12. The live television programming streamed through Infringing TVpad  
22 Apps in Live TV Mode is delivered continuously, around the clock, every day of the  
23 week, with the exception of occasional outages for maintenance or technical  
24 problems. Including channels carried by more than one Infringing TVpad App, as  
25 shown in the chart above, the Infringing TVpad Apps in Live TV Mode carry 71  
26 continuously-streaming CCTV and TVB live television channels. Following the  
27 initial forensic testing I conducted in April 2014, I have periodically monitored live  
28 television streaming through the Infringing TVpad Apps in Live TV Mode since

1 April 24, 2014 to the present day, at least twice each month. During this monitoring  
2 period, the Infringing TVpad Apps in Live TV Mode have streamed approximately  
3 860,520 hours of live CCTV and TVB programming without authorization,  
4 excepting any sporadic outages.

5 13. The Infringing TVpad App in Time-Shifted Mode similarly delivers  
6 time-delayed television programming on a continuous basis. The Infringing TVpad  
7 App in Time-Shifted Mode carries two continuously-streaming TVB time-shifted  
8 television channels. Following the initial forensic testing I conducted in April 2014, I  
9 have periodically monitored time-shifted television streaming through the Infringing  
10 TVpad App in Time-Shifted Mode since April 24, 2014 to the present day, at least  
11 twice each month. During this monitoring period, the Infringing TVpad App in  
12 Time-Shifted Mode has streamed approximately 24,240 hours of TVB programming  
13 without authorization, excepting any sporadic outages.

14 14. Thus, during the period of my regular monitoring of the Infringing  
15 TVpad Apps since April, 24 2014, the Infringing TVpad Apps in Live TV Mode and  
16 Time-Shifted Mode have streamed an approximate total of 884,760 hours of CCTV  
17 and TVB programming without authorization. Given CNT's claim to have been  
18 selling TVpads since June 2011, discussed in paragraph 27 of the declaration of my  
19 colleague Christopher Weil dated September 11, 2015, this leaves three additional  
20 years of TVpad availability unaccounted for. If a similar volume of content has been  
21 streamed over the TVpad since its inception, many hundreds of thousands of hours of  
22 CCTV and TVB programming have been streamed through the TVpad device  
23 without authorization since 2011.

24 ///

25 ///

**Means of Disabling The TVpad Service**

15. As part of my forensic investigation, I have identified the IP addresses and domain names that the TVpad device and its Infringing TVpad Apps use to function and deliver CCTV and TVB programming.

16. The servers located at these IP addresses and/or associated with these domain names communicate with the TVpad device and the TVpad Infringing Apps to: (1) authenticate the TVpad device as an authentic TVpad device originating with CNT, which is a necessary precursor for the Infringing TVpad Apps to function; (2) download to the TVpad device the elements of the software it uses, including the “TVpad Store”—from which TVpad Infringing Apps and other apps are made available to users—and the TVpad Infringing Apps; (3) download Infringing TVpad Apps; and (4) stream CCTV and TVB programming. A table containing the IP addresses and/or domain names of servers with which the TVpad device and TVpad Infringing Apps communicate for these purposes is attached hereto as **Exhibit 65**.

17. Based on my experience, this Court may most effectively stop the unauthorized streaming of CCTV and TVB television programming through the Infringing TVpad Apps by taking two steps: (1) ordering domain name registries and/or registrars that control the domain names used by Defendants to operate the TVpad Service and illegally stream Plaintiffs’ programs to disable those domain names; and (2) ordering Internet service providers to cease hosting content associated with the IP addresses of the servers used by Defendants to operate the TVpad Service

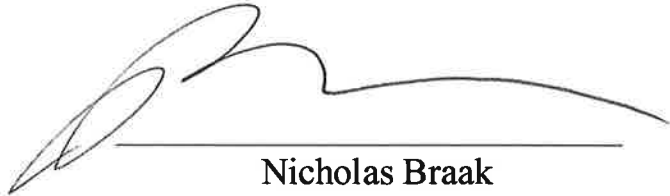
///

///

1 and illegally stream Plaintiffs' programs. Taking only the second step would be less  
2 effective than taking both steps because Defendants would be able to quickly move  
3 their content to new servers with new Internet service providers.

4 I declare under penalty of perjury under the laws of the United States of  
5 America that the foregoing is true and correct.

6 Executed this 11th day of September, 2015 in New York, New York.

7  
8  
9   
Nicholas Braak

**EXHIBIT 1**

**Koonce, Lance**

---

**From:** Tim Wang <twang@nilawfirm.com>  
**Sent:** Monday, April 13, 2015 12:58 PM  
**To:** Koonce, Lance  
**Subject:** FW: FW: 您已成功注册成为TVPad授权网络经销商华扬国际网站用户

---

**From:** newTVpad Store+Support Center [<mailto:support@newtvpad.com>]  
**Sent:** Monday, April 13, 2015 10:57 AM  
**To:** Tim Wang  
**Subject:** Fw: FW: 您已成功注册成为TVPad授权网络经销商华扬国际网站用户

**From:** 華揚國際官网 [<mailto:service@tvpad.hk>]  
**Sent:** Thursday, May 24, 2012 2:23 PM  
**To:** [cloudcrown@hotmail.com](mailto:cloudcrown@hotmail.com)  
**Subject:** 您已成功注册成为TVPad授权网络经销商华扬国际网站用户

Luis:

您好！ 以下是您在TVPad授权网络经销商华扬国际网站（<http://www.tvpad.hk>）的注册信息：

用户名：[cloudcrown@hotmail.com](mailto:cloudcrown@hotmail.com)

密 码：b3a41c5c4b9b19fd48d17b1da37bd1d5

系统邮件请勿直接回复！

如有疑问，请移步至华扬国际网站向在线客服索取帮助。谢谢

海外华人看中文电视直播，就用TVpad！

TVpad客服中心

2012-05-25 03:23:11



**Morningside**  
Translations

## TRANSLATION CERTIFICATION

450 7th Avenue  
10th Floor  
New York, NY 10123  
Tel 212.643.8800  
Fax 212.643.0005  
www.morningtrans.com

**County of New York**  
**State of New York**

Date: September 10, 2015

To whom it may concern:

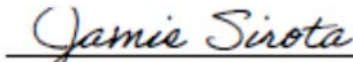
This is to certify that the attached translation from Chinese into English is an accurate representation of the documents received by this office.

The documents are designated as:

- Exhibit 1

Jamie Sirota, Project Manager in this company, attests to the following:

“To the best of my knowledge, the aforementioned documents are a true, full and accurate translation of the specified documents.”

  
Signature of Jamie Sirota

**Koonce, Lance**

---

**From:** Tim Wang <twang@nilawfirm.com>  
**Sent:** Monday, April 13, 2015 12:58 PM  
**To:** Koonce, Lance

Subject: FW: FW: You have successfully registered and have become a user of the Hua Yang International website, an authorized online distributor of TVPad

**From:** newTVpad Store+Support Center [<mailto:support@newtvpad.com>]  
**Sent:** Monday, April 13, 2015 10:57 AM  
**To:** Tim Wang

Subject: FW: You have successfully registered and have become a user of the Hua Yang International website, an authorized online distributor of TVPad

From: Hua Yang International's official website [<mailto:service@tvpad.hk>]  
Sent: Thursday, May 24, 2012 2:23PM  
To: [cloudcrown@hotmail.com](mailto:cloudcrown@hotmail.com)

Subject: You have successfully registered and have become a user of the Hua Yang International website, an authorized online distributor of TVPad

Dear Luis,

The following is the information about your registration on the Hua Yang International website, an authorized online distributor of TVPad (<http://www.tvpad.hk>):

Username: [cloudcrown@hotmail.com](mailto:cloudcrown@hotmail.com)

Password: b3a41c5c4b9b19fd48d17b1da37bd1d5

This is an automatic email. Please do not reply to it directly.

If you have any question, please turn to the online customer service on the Hua Yang International website.

Thanks.

TVpad is the best choice for overseas Chinese to watch live Chinese TV!

Customer Service Center of TVpad

May 25, 2012 03:23:11

**EXHIBIT 2**

**Koonce, Lance**

**From:** Tim Wang <twang@nilawfirm.com>  
**Sent:** Monday, April 13, 2015 12:57 PM  
**To:** Koonce, Lance  
**Subject:** FW: FW: 您在(TVPad推广平台)的申请已通过

**From:** newTVpad Store+Support Center [<mailto:support@newtvpad.com>]  
**Sent:** Monday, April 13, 2015 10:57 AM  
**To:** Tim Wang  
**Subject:** Fw: FW: 您在(TVPad推广平台)的申请已通过

发件人: [CloudCrown Studio](#)  
发送时间: 2015-04-10 10:51  
收件人: [support@newtvpad.com](mailto:support@newtvpad.com)  
主题: FW: 您在(TVPad推广平台)的申请已通过

**From:** 華揚國際官网 [<mailto:market@tvpad.hk>]  
**Sent:** Thursday, June 14, 2012 9:35 PM  
**To:** [cloudcrown@hotmail.com](mailto:cloudcrown@hotmail.com)  
**Subject:** 您在(TVPad推广平台)的申请已通过

<div><div>周良忠 : </div><div>您好, 您申请的二级推广者(每个推广码对应一个二级推广者的账户)已经通过, 账户和推广码信息如下: </div><div>

推广码	二级推广者账户(同推广码)	账户初始密码
99602471	99602471	888888
99086501	99086501	888888
95042490	95042490	888888
91649186	91649186	888888
97741990	97741990	888888

</div><div>登陆平台: <http://www.tvpad.hk/promotermanager/login.jsp>; 推广平台: <http://www.tvpad.hk/excenter></div><div>TVpad推广中心</div><div>日期2012-06-15</div></div>



**Morningside**  
Translations

## TRANSLATION CERTIFICATION

450 7th Avenue  
10th Floor  
New York, NY 10123  
Tel 212.643.8800  
Fax 212.643.0005  
www.morningtrans.com

**County of New York**  
**State of New York**

Date: September 10, 2015

To whom it may concern:

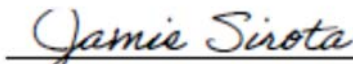
This is to certify that the attached translation from Chinese into English is an accurate representation of the documents received by this office.

The documents are designated as:

- Exhibit 2

Jamie Sirota, Project Manager in this company, attests to the following:

“To the best of my knowledge, the aforementioned documents are a true, full and accurate translation of the specified documents.”

  
Signature of Jamie Sirota

**Koonce, Lance**

---

**From:** Tim Wang <twang@nilawfirm.com>  
**Sent:** Monday, April 13, 2015 12:57 PM  
**To:** Koonce, Lance

Subject: FW: FW: Your application (on the TVPad promotion platform) has been approved

**From:** newTVpad Store+Support Center [<mailto:support@newtvpad.com>]  
**Sent:** Monday, April 13, 2015 10:57 AM  
**To:** Tim Wang

Subject: FW: FW: Your application (on the TVPad promotion platform) has been approved

From: CloudCrown Studio

Sent: April 10, 2015 10:51

To: [support@newtvpad.com](mailto:support@newtvpad.com)

Subject: FW: Your application (on the TVPad promotion platform) has been approved

From: Official website of Hua Yang International [<mailto:market@tvpad.hk>]

Sent: Thursday, June 14, 2012 9:35PM

To: [cloudcrown@hotmail.com](mailto:cloudcrown@hotmail.com)

Subject: Your application (on the TVPad promotion platform) has been approved

<div><div> Zhou Liangzhong: <div><div> Hi, your application for the secondary promoter (each promotion code corresponding to a secondary promoter account) has been approved. Information about the account and the promotion code is as follows: <div><div>

Promotion code	Account of the secondary promoter (the same as the promotion code)	Initial password of the account
99602471	99602471	888888
99086501	99086501	888888
95042490	95042490	888888
91649186	91649186	888888
97741990	97741990	888888

</div><div> Login platform: <http://www.tvpad.hk/promotermanager/login.jsp>; promotion platform: <http://www.tvpad.hk/excenter></div><div>TVpad; promotion center </div><div>; date: June 15, 2012  
</div></div>

**EXHIBIT 3**



## 启创科技（香港）有限公司

CREATE NEW TECHNOLOGY(HK) LIMITED

## 销售订单

## Purchase Order

单号(PO No.): SPOB20120814001

货币单位(Currency): 美元(US\$)

日期(Date): 2012-8-14

甲方(Buyer):	乙方(Supplier):
单位名称(Company Name): 美国达拉斯Luis Zhou	单位名称(Company Name): 启创科技（香港）有限公司
联系人(Contact): Luis Zhou	联系人(Contact): Lily Zhou
电话(Tel.):	电话(Tel.): 0755-23805696
传真(Fax):	传真(Fax): 0755-82079384

序号 Item No.	产品型号 Model No.	语言版本 Language/Version	数量 Qty.	单价(美金) Unit Price	Amount(USD )	备注 Remark
1	TVpad M121S	国际版/3.06v	50	US\$115	US\$5,750	
2	8G TF card(空白)		50	free	free	
3	TVpad M121S	国际版/3.06v	1	free	free	
4	8G TF card(空白)		1	free	free	
5	无线网卡		3	free	free	
5	DHL/UPS 运费		1	US\$378	US\$378	
6	Bank Charge		1	US\$25	US\$25	
7	广告基金或其他款项 (balance)			US\$0	US\$0	
合 计(Total)					US\$6,153	

结算方式(Payment terms): FULL T/T	订单总金额大写(Total Amount): 美金陆仟壹佰伍拾叁圆整。
交期(Delivery time): 款到后2天内发货	发货方式(Shipping way): DHL/UPS快递
收货地址(Delivery address): 详见下表备注	运费结算(Freight): 预付
备 注(Remarks): 1. 收货地址: 7411 La Bolsa Dr., Dallas, TX 75248 联系人: Liangzhong Zhou 联系电话: 972-352-3255 2. 申报品名(declaration name): 公司标准 申报价值(declaration value): 公司标准 3. 是否寄送彩页和海报: 新版中文韩文海报各2份, 中文彩页200份。	银行信息(Bank Info): 帐户名称: 启创科技(香港)有限公司 (港币/美元) CREATE NEW TECHNOLOGY(HK)LIMITED  开户银行: 香港上海汇丰银行有限公司 The HongKong and Shanghai Banking Corporation Limited 开户地址: 香港皇后大道中1号 NO.1 Queen's Road Central, Hong Kong 帐号: 819485723838 银行代码: 004 SWIFT Code: HSBCHKHHHKH

甲方(公章):

Buyer(Signature)

乙方(公章):

Supplier(Signature)

UID:075995

ABA: 021001088



**Morningside**  
Translations

## TRANSLATION CERTIFICATION

450 7th Avenue  
10th Floor  
New York, NY 10123  
Tel 212.643.8800  
Fax 212.643.0005  
www.morningtrans.com

**County of New York**  
**State of New York**

Date: September 10, 2015

To whom it may concern:

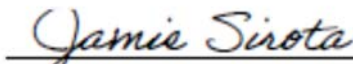
This is to certify that the attached translation from Chinese into English is an accurate representation of the documents received by this office.

The documents are designated as:

- Exhibit 3

Jamie Sirota, Project Manager in this company, attests to the following:

“To the best of my knowledge, the aforementioned documents are a true, full and accurate translation of the specified documents.”

  
Signature of Jamie Sirota

CREATE NEW TECHNOLOGY (HK) LIMITED  
PURCHASE ORDER

PO No.: SPOB20120814001

Currency: USD

Date: August 14, 2012

Buyer:	Supplier:
Company Name: Luis Zhou from Dallas, the United States	Company Name: Create New Technology (HK) Limited
Contact: Luis Zhou	Contact: Lily Zhou
Tel:	Tel: 0755-23805696
Fax:	Fax: 0755-82079384

Item No.	Model No.	Language/Version	Quantity	Unit Price	Amount (USD)	Remark
1	TVpad M121S	International version/3.06v	50	USD 115	USD 5,750	
2	8G TF card (empty)		50	Free	Free	
3	TVpad M121S	International version/3.06v	1	Free	Free	
4	8G TF card (empty)		1	Free	Free	
5	WiFi card		3	Free	Free	
5	DHL/UPS freight		1	USD 378	USD 378	
6	Bank Charge		1	USD 25	USD 25	
7	Advertisement fund and other amounts (balance)			USD 0	USD 0	
Total					USD 6,153	

Payment terms: FULL T/T	Total under the order: USD six thousand one hundred and fifty-three only.
Delivery time: Within two days after receiving the payment	Shipping way: DHL/UPS
Delivery address: See the following remark for details	Freight settlement: Advance
Remarks: 1. Delivery address: 7411 La Bolsa Dr., Dallas, TX 75248 Contact person: Liangzhong Zhou Tel: 972-352-3255 2. Declaration name: Standard of the company Declaration value: Standard of the company 3. Whether to send color pages and posters: The latest version of posters, 2 copies of which respectively for the Chinese version and the Korean version, and 200 copies of Chinese color pages.	Bank Info: Account name: CREATE NEW TECHNOLOGY (HK) LIMITED (HKD/USD)  Opening bank: The Hong Kong and Shanghai Banking Corporation Limited Address of the opening bank: No. 1 Queen's Road Central, Hong Kong Account name: 819485723838 Bank code: 004 SWIFT CODE: HSBCHKHHHKH

Buyer (Signature): \_\_\_\_\_

Supplier (Signature): \_\_\_\_\_

UID:075995  
ABA: 021001088

**EXHIBIT 4**



# CREATE NEW TECHNOLOGY(HK) LIMITED

## Purchase Order

PO No.: XK-1209180003

Currency: US\$

Date: 2012-9-18

<b>Buyer:</b>	<b>Supplier:</b>
<b>Company Name:</b> 达拉斯-周良忠	<b>Company Name:</b> CREATE NEW TECHNOLOGY(HK)LIMITED
<b>Contact:</b> 周良忠	<b>Contact:</b> Lily Chow
<b>Tel.:</b> 972-352-3255	<b>Tel.:</b> 0755-23805696
<b>Fax:</b>	<b>Fax:</b> 0755-82079384

Item No.	Model No.	Language/Version	Qty.	Unit Price	Amount(USD)	Remark
1	TVpad M121S	3.06v	100	US\$120	US\$12,000	
2	4G TF card		100	US\$0	US\$0	
3	shipping cost		1	US\$550	US\$550	
4	mid-autumn promotion Commission		1	-US\$500	-US\$500	需提交单据才可报销
<b>Total</b>					US\$12,050	

<b>Payment terms:</b> FULL T/T	<b>Total Amount:</b> TWENTY TWO THOUSAND AND FIFTY ONLY.
<b>Delivery time:</b> within 2 workdays	<b>Shipping way:</b> DHL EXPRESS
<b>Delivery information:</b>	<b>Freight:</b> PREPAID
<b>1. Delivery address:</b> 7411 La Bolsa Dr., Dallas, TX 75248, USA <b>Contact:</b> Luis Zhou <b>Tel:</b> 972-352-3255 <b>2. declaration name:</b> media player <b>declaration value:</b> 15US\$/unit <b>3. posters 2 pcs, CN version fryers 100pcs .</b>	<b>Bank Info:</b> <b>Beneficiary Name:</b> CREATE NEW TECHNOLOGY(HK)LIMITED <b>Beneficiary Bank:</b> The HongKong and Shanghai Banking Corporation Limited <b>Bank Address:</b> NO.1 Queen's Road Central, Hong Kong <b>Bank Account Number:</b> 819485723838 <b>Swiftcode:</b> HSBCHKHKKH 004

Buyer(Signature) \_\_\_\_\_

Supplier(Signature) \_\_\_\_\_



# CREATE NEW TECHNOLOGY(HK) LIMITED

## Purchase Order

PO No.: XK-1210250006

Currency: US\$

Date: 2012-10-25

<b>Buyer:</b>	<b>Supplier:</b>
<b>Company Name:</b> 达拉斯-周良忠	<b>Company Name:</b> CREATE NEW TECHNOLOGY(HK)LIMITED
<b>Contact:</b> 周良忠	<b>Contact:</b> Lily Chow
<b>Tel.:</b> 972-352-3255	<b>Tel.:</b> 0755-23805696
<b>Fax:</b>	<b>Fax:</b> 0755-82079384

Item No.	Model No.	Language/Version	Qty.	Unit Price	Amount(USD)	Remark
1	TVpad M121S	3.14v	100	US\$120	US\$12,000	
2	Wireless card		100	US\$0	US\$0	
3	shipping cost		1	US\$550	US\$550	
4	中秋广告基金核销		1	-US\$500	-US\$500	USCN1209200201
5	TVpad 环保袋		100	US\$0	US\$0	
<b>Total</b>					US\$12,050	

<b>Payment terms:</b> FULL T/T	<b>Total Amount:</b> TWENTY TWO THOUSAND AND FIFTY ONLY.
<b>Delivery time:</b> within 2 workdays	<b>Shipping way:</b> DHL EXPRESS
<b>Delivery information:</b>	<b>Freight:</b> PREPAID
<b>1. Delivery address:</b> 7411 La Bolsa Dr., Dallas, TX 75248,USA <b>Contact:</b> Luis Zhou <b>Tel:</b> 972-352-3255 <b>2. declaration name:</b> media player <b>declaration value:</b> 15US\$/unit <b>3. posters 5 pcs, CN version fryers 200pcs .</b>	<b>Bank Info:</b> <b>Beneficiary Name:</b> CREATE NEW TECHNOLOGY(HK)LIMITED <b>Beneficiary Bank:</b> The HongKong and Shanghai Banking Corporation Limited <b>Bank Address:</b> NO.1 Queen's Road Central, Hong Kong <b>Bank Account Number:</b> 819485723838 <b>Swiftcode:</b> HSBCHKHCHKH 004



# CREATE NEW TECHNOLOGY (HK) LIMITED

## Purchase Order

PO No.: XK-1211120004

Currency: US\$

Date: 2012-11-12

<b>Buyer:</b>	<b>Supplier:</b>
<b>Company Name:</b> 达拉斯-周良忠	<b>Company Name:</b> CREATE NEW TECHNOLOGY(HK)LIMITED
<b>Contact:</b> 周良忠	<b>Contact:</b> Lily Chow
<b>Tel.:</b> 972-352-3255	<b>Tel.:</b> 0755-23805696
<b>Fax:</b>	<b>Fax:</b> 0755-82079384

Item No.	Model No.	Language/Version	Qty.	Unit Price	Amount(USD)	Remark
1	TVpad M121S	3.14v	100	US\$120	US\$12,000	
2	Wireless card		100	US\$0	US\$0	
3	shipping cost		1	US\$550	US\$550	
4	recycle bag		100	US\$0	US\$0	
<b>Total</b>					US\$12,550	

<b>Payment terms:</b> FULL T/T	<b>Total Amount:</b> TWENTY TWO THOUSAND AND FIFTY ONLY.
<b>Delivery time:</b> within 2 workdays	<b>Shipping way:</b> DHL EXPRESS
<b>Delivery information:</b>	<b>Freight:</b> PREPAID
<b>1. Delivery address:</b> 7411 La Bolsa Dr., Dallas, TX 75248,USA <b>Contact:</b> Luis Zhou <b>Tel:</b> 972-352-3255 <b>2. declaration name:</b> media player <b>declaration value:</b> 15US\$/unit <b>3. posters</b> 14 pcs, CN version fryers 300pcs .KR 100pcs	<b>Bank Info:</b> <b>Beneficiary Name:</b> CREATE NEW TECHNOLOGY(HK)LIMITED <b>Beneficiary Bank:</b> The HongKong and Shanghai Banking Corporation Limited <b>Bank Address:</b> NO.1 Queen's Road Central, Hong Kong <b>Bank Account Number:</b> 819485723838 <b>Swiftcode:</b> HSBCHKHCHKH 004



# CREATE NEW TECHNOLOGY(HK) LIMITED

## Proforma Invoice

INV No.: XK-1211300002

Currency: US\$

Date: 2012-11-30

<b>Buyer:</b>	<b>Supplier:</b>
<b>Company Name:</b> 达拉斯-周良忠	<b>Company Name:</b> CREATE NEW TECHNOLOGY(HK)LIMITED
<b>Contact:</b> 周良忠	<b>Contact:</b> Lily Chow
<b>Tel.:</b> 972-352-3255	<b>Tel.:</b> 0755-23805696
<b>Fax:</b>	<b>Fax:</b> 0755-82079384

Item No.	Model No.	Language/Version	Qty.	Unit Price	Amount(USD)	Remark
1	TVpad M121S	3.14v	100	US\$110	US\$11,000	
2	Wireless card		100	US\$0	US\$0	
3	shipping cost		1	US\$595	US\$595	
4	recycle bag		100	US\$0	US\$0	
5	desk calendar		100	US\$0	US\$0	
6	wish card		100	US\$0	US\$0	
<b>Total</b>					US\$11,595	

<b>Payment terms:</b> FULL T/T	<b>Total Amount:</b> ELEVEN THOUSAND FIVE HUNDRED AND NINTY FIVE ONLY.
<b>Delivery time:</b> within 2 workdays	<b>Shipping way:</b> DHL EXPRESS
<b>Delivery information:</b>	<b>Freight:</b> PREPAID
<b>1. Delivery address:</b> 7411 La Bolsa Dr., Dallas, TX 75248,USA <b>Contact:</b> Luis Zhou <b>Tel:</b> 972-352-3255 <b>2. declaration name:</b> media player <b>declaration value:</b> 15US\$/unit <b>3. X'Mas CN posters</b> 5 pcs, <b>CN flyers</b> 300pcs.	<b>Bank Info:</b>  <b>Beneficiary Name:</b> CREATE NEW TECHNOLOGY(HK)LIMITED <b>Beneficiary Bank:</b> The HongKong and Shanghai Banking Corporation Limited <b>Bank Address:</b> NO.1 Queen's Road Central, Hong Kong <b>Bank Account Number:</b> 819485723838 <b>Swiftcode:</b> HSBCHKHKKH 004



# CREATE NEW TECHNOLOGY(HK) LIMITED

## Proforma Invoice

INV No.: XK-1212180001

Currency: US\$

Date: 2012-12-17

<b>Buyer:</b>	<b>Supplier:</b>
<b>Company Name:</b> 达拉斯-周良忠	<b>Company Name:</b> CREATE NEW TECHNOLOGY(HK)LIMITED
<b>Contact:</b> 周良忠	<b>Contact:</b> Lily Chow
<b>Tel.:</b> 972-352-3255	<b>Tel.:</b> 0755-23805696
<b>Fax:</b>	<b>Fax:</b> 0755-82079384

Item No.	Model No.	Language/Version	Qty.	Unit Price	Amount(USD)	Remark
1	TVpad M121S	3.26v	100	US\$110	US\$11,000	
2	Wireless card		100	US\$0	US\$0	
3	shipping cost		1	US\$595	US\$595	
4	recycle bag		100	US\$0	US\$0	
5	desk calendar		100	US\$0	US\$0	
6	wish card		100	US\$0	US\$0	
<b>Total</b>					<b>US\$11,595</b>	

<b>Payment terms:</b> FULL T/T	<b>Total Amount:</b> ELEVEN THOUSAND FIVE HUNDRED AND NINTY FIVE ONLY.
<b>Delivery time:</b> within 2 workdays	<b>Shipping way:</b> DHL EXPRESS
<b>Delivery information:</b>	<b>Freight:</b> PREPAID
<b>1. Delivery address:</b> 7411 La Bolsa Dr., Dallas, TX 75248, USA <b>Contact:</b> Luis Zhou <b>Tel:</b> 972-352-3255 <b>2. declaration name:</b> media player <b>declaration value:</b> 15US\$/unit <b>3. X'Mas CN posters</b> 5 pcs, <b>CN flyers</b> 300pcs.	<b>Bank Info:</b> <b>Beneficiary Name:</b> CREATE NEW TECHNOLOGY(HK)LIMITED <b>Beneficiary Bank:</b> The HongKong and Shanghai Banking Corporation Limited <b>Bank Address:</b> NO.1 Queen's Road Central, Hong Kong <b>Bank Account Number:</b> 819485723838 <b>Swiftcode:</b> HSBCHKHCHKH 004

**CREATE NEW TECHNOLOGY(HK) LIMIT****Proforma Invoice**

INV No.: XK-1301140006

Currency: US\$

Buyer:	Supplier:
Company Name: 达拉斯-周良忠	Company Name: CREATE NEW TECHNOLOGY(HK)LIMITED
Contact: 周良忠	Contact: Lily Chow
Tel.: 972-352-3255	Tel.: 0755-23805696
Fax:	Fax: 0755-82079384

Item No.	Model No.	Language/Version	Qty.	Unit Price	Amount(USD)
1	TVpad2 M233		100	US\$135	US\$13,500
2	shipping cost		1	US\$655	US\$655
3	game stick		100	US\$0	US\$0
4	desk calendar		100	US\$0	US\$0
6	TVpad M121S	3.26v	1	US\$0	US\$0
7	power plug		3	US\$0	US\$0
Total					US\$14,155

Payment terms: FULL T/T	Total Amount: FOURTEEN THOUSAND AND FIFTY FIVE ONLY.
Delivery time: within 2 workdays	Shipping way: DHL EXPRESS
Delivery information:	Freight: PREPAID
1. Delivery address: 7411 La Bolsa Dr., Dallas, TX 75248,USA Contact: Luis Zhou Tel: 972-352-3255 2. declaration name: media player declaration value: 15US\$/unit 3. 新年版posters 5 pcs, CN flyers 200pcs.	Bank Info: Beneficiary Name: CREATE NEW TECHNOLOGY(HK)LIMITED Beneficiary Bank: The HongKong and Shanghai Banking Corporation Limited Bank Address: NO.1 Queen's Road Central Bank Account Number: 819485723838 Swiftcode: HSBCHKHCHKH 004

ED

Date: 2013-1-14

DATE	NEW

Remark

ND ONE HUNDRED
hanghai Banking
l
ral, Hong Kong

**EXHIBIT 5**

>>>关于 TVpad 产品未来

当下提到日程上的优化项目:

1. 增加“时移功能”解决无法在目标节目直播时间观看的问题,用户可以随时“回放”  
时移应用中的任何直播台的任何栏目直播。  
预计实现时间: 2012 年 8 月  
预计硬件载体: TVpad M121S  
软件版本: 2.73  
预计优化结果: 实现回放【注: 非录播技术】
2. 更换 CPU 芯片, 主频提升至 1.2G 赫兹, 解决切换台慢的问题, 提升解码能力及速度  
预留浏览器植入功能  
芯片型号: 8925  
硬件载体: TVpad 2  
软件版本: 3.02  
预计上市时间: 10 月
3. 无线网卡驱动 3070 优化, 解决 USB Host 的 BUG  
预计发布时间: 7 月底  
硬件载体: M121、M121S 乃至后续版本  
预计优化结果: 届时使用指定型号的 USB 无线网卡进行连结将为最稳定的互联网接入方式。
4. 植入“应用商城”, 真正意义上的摆脱盒子同内容的敏感关系, 用户开机后会自动提示  
暂未安装任何应用, 请移步至应用商城搜索海量第三方应用并下载安装。  
预计发布时间: 10 月  
硬件载体: TVpad 2  
软件版本: 3.02  
预计优化结果: 完全拜托产品同内容的绑定关系, 抛弃 TF 卡预装应用的模式, 解决经销/代理商后顾之忧。届时, 启

创可斥重金进行品牌广告推广, 帮助渠道

进行市场教育。

新品发布规划:

1. TVpad M121S 发布时间: 7 月底
2. TVpad 2 发布时间: 10 月

另, 除音视频外的应用在规划中, 如: 体感游戏、卡拉 OK、VOIP 等, 当未正式公布开发里程碑, 遂 知道即可, 不承诺具体发布上线时间。



**Morningside**  
Translations

## TRANSLATION CERTIFICATION

450 7th Avenue  
10th Floor  
New York, NY 10123  
Tel 212.643.8800  
Fax 212.643.0005  
www.morningtrans.com

**County of New York**  
**State of New York**

Date: September 10, 2015

To whom it may concern:

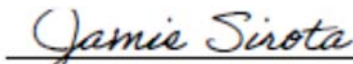
This is to certify that the attached translation from Chinese into English is an accurate representation of the documents received by this office.

The documents are designated as:

- Exhibit 5

Jamie Sirota, Project Manager in this company, attests to the following:

“To the best of my knowledge, the aforementioned documents are a true, full and accurate translation of the specified documents.”

  
Signature of Jamie Sirota

>>> About the future of TVpad products

Optimization items that have been put on the agenda:

1. The “time shifting” function can solve the problem where the target program cannot be watched live. The user can “replay” any live program of any live channel in the time shifting application.  
Expected time of realization: August 2012  
Expected hardware carrier: TVpad M121S  
Software version: 2.73  
Expected optimization result: Achieve replay (note: not a recorded broadcast technique)
2. Replace the CPU chip and increase the dominant frequency to 1.2G Hz, so as to solve the problem of slow switch between channels and enhance the decoding capability and speed  
Preset the browser implant function  
Chip mode: 8925  
Hardware carrier: TVpad 2  
Software version: 3.02  
Expected time of launch in the market: October
3. Optimize the WiFi card drive 3070 and solve the bugs in USB Host  
Expected time of release: At the end of July  
Hardware carrier: M121, M121S and subsequent versions  
Expected optimization result: The USD WiFi card of the designated model will be used then for connection, which will be the most stable way of Internet access.
4. Implant the “APP Shopping Mall” to be truly rid of the sensitive relationship between the box and the content. After the box is started up, the user will get this automatic reminder, “There is no application installed for the time being. Please go to the APP Shopping Mall to search for what you want among the huge number of third-party APPs, and download and install them.”  
Expected time of release: October  
Hardware carrier: TVpad 2  
Software version: 3.02  
Expected optimization result: It totally relies on the binding relationship between the product and the content, abandon the model of pre-installation of applications of TF cards, which can help avoid any problem arising therefrom for distributors/dealers. Then, Create New will invest a large fund for the promotion of the brand, and provide its marketing channels with marketing education.

Planning for the release of the new product:

1. Time of release for TVpad M121S: At the end of July
2. Time of release for TVpad: October

Furthermore, expect that audio and video applications are in planning, such as motion sensing games, Karaoke, VOIP, etc., no development milestones will be announced officially. Relevant issues will be announced but no commitment will be made for the specific launch time.

**EXHIBIT 6**

**Koonce, Lance**

---

**From:** Tim Wang <twang@nilawfirm.com>  
**Sent:** Monday, April 13, 2015 12:56 PM  
**To:** Koonce, Lance  
**Subject:** FW: 低价销售TVpad的处罚通知

---

**From:** newTVpad Store+Support Center [<mailto:support@newtvpad.com>]  
**Sent:** Monday, April 13, 2015 11:00 AM  
**To:** Tim Wang  
**Subject:** Fw: 低价销售 TVpad 的处罚通知

发件人: market  
发送时间: 2013-02-20 18:37  
收件人: tvpad-dallas; Luis  
抄送: 葛梅青; 张亮; 周丽; 任涛峰  
主题: 低价销售 TVpad 的处罚通知

尊敬的合作伙伴:

周先生, 您好!

近期我們收到了多起關於您低價銷售 TVpad 系列產品的投訴書, 鑒于之前已經多次跟您有過溝通, 並沒有得到配合與改善。

啟創科技市場部認為: 您違反啟創科技渠道政策, 影響了 TVpad 的市場秩序, 對市場的健康發展造成了惡劣影響, 按規定做以下處罰。

現依照《渠道秩序與網絡價格管理辦法》與《渠道終端價格管理規定》的規定, 作出如下裁決:

1. 處以\$1000.00 罰款, 如不交罰款, 將停止供貨;
2. 立即整改所有網絡銷售平臺價, 不得通過競標價格 (place bid)、議價 (make offer)、開封產品 (open box)、包運費等方式低價銷售 TVpad。

注: 自北京時間 2013 年 02 月 20 日 16:00 起, 已經將您最近提貨的 100 臺 TVpad 列為了黑名單, 將無法正常使用。如不能提交\$1000.00 元罰款, 將停止供貨。如有反饋請聯系區域主管!

祝好!

---

營銷中心 市場部  
啟創科技 (香港) 有限公司 (CREATE NEW TECHNOLOGY (HK) LIMITED)



**Morningside**  
Translations

## TRANSLATION CERTIFICATION

450 7th Avenue  
10th Floor  
New York, NY 10123  
Tel 212.643.8800  
Fax 212.643.0005  
www.morningtrans.com

**County of New York**  
**State of New York**

Date: September 10, 2015

To whom it may concern:

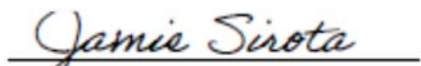
This is to certify that the attached translation from Chinese into English is an accurate representation of the documents received by this office.

The documents are designated as:

- Exhibit 6

Jamie Sirota, Project Manager in this company, attests to the following:

“To the best of my knowledge, the aforementioned documents are a true, full and accurate translation of the specified documents.”

  
Signature of Jamie Sirota

**Koonce, Lance**

---

**From:** Tim Wang <twang@nilawfirm.com>  
**Sent:** Monday, April 13, 2015 12:56 PM  
**To:** Koonce, Lance

**Subject:** FW: Notice about the penalty on the sale of TVpad at a low price

**From:** newTVpad Store+Support Center [<mailto:support@newtvpad.com>]  
**Sent:** Monday, April 13, 2015 11:00 AM  
**To:** Tim Wang

**Subject:** Fw: Notice about the penalty on the sale of TVpad at a low price

**From:** market  
**Sent:** February 20, 2013 18:37  
**To:** tvpad-dallas; Luis  
**Cc:** Ge Meiqing; Zhang Liang; Zhou Li; Ren Taofeng  
**Subject:** Notice about the penalty on the sale of TVpad at a low price

Dear partner,  
Hi, Mr. Zhou.

Recently, we have received a lot of complaint letters about your sale of TVpad products at a low price. We have already communicated with you many times, but you fail to cooperate with us and improve your actions.

The Marketing Department of Create New believes that, you have violated the channel policy of Create New, affected the market order of TVpad, and caused serious adverse impact on the healthy development of the market. Thus, the following penalty will be imposed on you as prescribed:

Now as prescribed by the Channel Order and Online Price Management Measures and the Channel Terminal Price Management Regulations, the following ruling is hereby made:

1. You are imposed with a fine of USD 1,000.00. If you fail to pay the fine, we will stop supplying products to you.
2. You are required to rectify your prices on all online sales platforms and may not sell TVpad products by placing bids, making offers, opening boxes, free freight, etc.

Note: Since 16:00, February 20, 2013, the 100 most recent TVpad products that you received have been blacklisted and will be unusable. If you fail to pay the fine of USD 1,000.00, we will stop supplying products to you.

Please contact the regional director if you have any question.

Regards.

Marketing Center, Marketing Department  
CREATE NEW TECHNOLOGY (HK) LIMITED

**EXHIBIT 7**

orders_products_id	orders_id	products_id	products_model
	4	4	181 M121S V3.06 International
	7	6	181 M121S V3.06 International
11	7		185 M121S
9	7		181 M121S V3.06 International
13	9		181 M121S V3.14 International
14	10		181 M121S V3.14 International
15	11		181 M121S V3.14 International
16	12		181 M121S V3.14 International
17	13		181 M121S V3.14 International
20	14		185 M121S
18	14		181 M121S V3.14 International
21	15		181 M121S V3.14 International
23	16		181 M121S V3.14 International
25	17		181 M121S V3.14 International
29	18		185 M121S
27	18		181 M121S V3.14 International
32	19		185 M121S
30	19		181 M121S V3.14 International
33	20		181 M121S V3.14 International
35	21		181 M121S V3.14 International
36	22		181 M121S V3.14 International
39	25		181 M121S V3.14 International
40	26		181 M121S V3.14 International
42	27		185 M121S
44	27		181 M121S V3.14 International
45	28		181 M121S V3.14 International
47	29		181 M121S V3.14 International
48	30		181 M121S V3.14 International
51	31		185 M121S
49	31		181 M121S V3.14 International
52	32		181 M121S V3.14 International
54	33		185 M121S
55	33		181 M121S V3.14 International
56	34		181 M121S V3.14 International
57	35		181 M121S V3.14 International
59	36		185 M121S
60	36		181 M121S V3.14 International
61	37		181 M121S V3.14 International
62	38		181 M121S V3.14 International
65	39		185 M121S
66	40		189 M121S V3.14 International
67	41		189 M121S V3.14 International
68	42		189 M121S V3.14 International
71	43		185 M121S
69	43		189 M121S V3.14 International
72	44		189 M121S V3.14 International
73	45		189 M121S V3.14 International

75	46	189 M121S V3.14 International
76	47	189 M121S V3.14 International
77	48	189 M121S V3.14 International
78	49	189 M121S V3.14 International
79	50	189 M121S V3.14 International
80	51	189 M121S V3.14 International
82	52	185 M121S
83	52	189 M121S V3.14 International
84	53	189 M121S V3.14 International
86	55	189 M121S V3.14 International
87	56	189 M121S V3.14 International
88	57	189 M121S V3.14 International
91	58	185 M121S
89	58	189 M121S V3.14 International
92	59	189 M121S V3.14 International
94	61	185 M121S
97	62	185 M121S
95	62	189 M121S V3.14 International
100	63	185 M121S
98	63	189 M121S V3.14 International
101	64	189 M121S V3.14 International
102	65	189 M121S V3.14 International
106	66	185 M121S
104	66	189 M121S V3.14 International
107	67	185 M121S
108	67	189 M121S V3.14 International
110	68	189 M121S V3.14 International
111	69	189 M121S V3.14 International
114	70	185 M121S
112	70	189 M121S V3.14 International
115	71	189 M121S V3.14 International
118	72	189 M121S V3.14 International
122	73	185 M121S
120	73	189 M121S V3.14 International
125	74	185 M121S
123	74	189 M121S V3.14 International
129	75	185 M121S
127	75	189 M121S V3.14 International
130	76	189 M121S V3.14 International
132	77	189 M121S V3.14 International
137	78	185 M121S
136	78	189 M121S V3.14 International
140	79	185 M121S
138	79	189 M121S V3.14 International
142	80	189 M121S V3.14 International
143	81	189 M121S V3.14 International
145	83	189 M121S V3.14 International

148	84	185 M121S
146	84	189 M121S V3.14 International
149	85	189 M121S V3.14 International
153	86	185 M121S
150	86	189 M121S V3.14 International
157	87	185 M121S
155	87	189 M121S V3.14 International
158	88	189 M121S V3.14 International
160	89	185 M121S
161	89	189 M121S V3.14 International
163	91	189 M121S V3.14 International
164	92	189 M121S V3.14 International
167	93	185 M121S
168	93	189 M121S V3.14 International
171	94	185 M121S
169	94	189 M121S V3.14 International
173	95	185 M121S
176	95	189 M121S V3.14 International
178	96	189 M121S V3.14 International
177	96	183 TVpad M121S Perfect Mate: USB Wi
180	98	189 M121S V3.26 International
181	99	189 M121S V3.26 International
182	100	189 M121S V3.26 International
185	101	185 M121S
183	101	189 M121S V3.26 International
186	102	189 M121S V3.26 International
187	103	189 M121S V3.26 International
188	104	189 M121S V3.26 International
189	105	189 M121S V3.26 International
190	106	189 M121S V3.26 International
192	107	189 M121S V3.26 International
193	108	189 M121S V3.26 International
194	109	189 M121S V3.26 International
196	111	189 M121S V3.26 International
197	112	189 M121S V3.26 International
198	113	189 M121S V3.26 International
200	114	189 M121S V3.26 International
201	115	189 M121S V3.26 International
202	116	189 M121S V3.26 International
204	117	189 M121S V3.26 International
205	118	189 M121S V3.26 International
207	119	185 M121S
206	119	189 M121S V3.26 International
212	120	189 M121S V3.26 International
213	121	189 M121S V3.26 International
215	122	189 M121S V3.26 International
217	123	189 M121S V3.26 International

218	124	189 M121S V3.26 International
219	125	189 M121S V3.26 International
220	126	189 M121S V3.26 International
221	127	189 M121S V3.26 International
222	128	189 M121S V3.26 International
223	129	189 M121S V3.26 International
224	130	189 M121S V3.26 International
226	131	185 M121S
225	131	189 M121S V3.26 International
231	132	189 M121S V3.26 International
232	133	189 M121S V3.26 International
233	134	189 M121S V3.26 International
234	135	189 M121S V3.26 International
236	136	189 M121S V3.26 International
237	137	189 M121S V3.26 International
238	138	189 M121S V3.26 International
240	139	189 M121S V3.26 International
243	140	185 M121S
241	140	189 M121S V3.26 International
247	141	189 M121S V3.26 International
248	142	189 M121S V3.26 International
249	143	189 M121S V3.26 International
250	144	189 M121S V3.26 International
253	145	185 M121S
252	145	189 M121S V3.26 International
254	146	189 M121S V3.26 International
255	147	189 M121S V3.26 International
260	148	185 M121S
256	148	189 M121S V3.26 International
262	149	189 M121S V3.26 International
263	150	189 M121S V3.26 International
264	151	189 M121S V3.26 International
267	152	189 M121S V3.26 International
269	153	189 M121S V3.26 International
270	154	189 M121S V3.26 International
271	155	189 M121S V3.26 International
275	156	189 M121S V3.26 International
276	157	189 M121S V3.26 International
277	158	189 M121S V3.26 International
278	159	183 TVpad M121S Perfect Mate: USB Wi
279	160	189 M121S V3.26 International
280	161	189 M121S V3.26 International
281	162	189 M121S V3.26 International
282	163	189 M121S V3.26 International
284	164	189 M121S V3.26 International
285	165	189 M121S V3.26 International
286	166	189 M121S V3.26 International

287	167	189 M121S V3.26 International
288	168	189 M121S V3.26 International
294	169	185 M121S
289	169	189 M121S V3.26 International
295	170	189 M121S V3.26 International
297	171	189 M121S V3.26 International
298	172	189 M121S V3.26 International
299	173	189 M121S V3.26 International
300	174	194 M121S V3.26 International
301	175	189 M121S V3.26 International
302	176	189 M121S V3.26 International
304	177	189 M121S V3.26 International
305	178	189 M121S V3.26 International
308	179	189 M121S V3.26 International
309	180	189 M121S V3.26 International
312	181	185 M121S
310	181	189 M121S V3.26 International
313	182	189 M121S V3.26 International
314	183	189 M121S V3.26 International
315	184	189 M121S V3.26 International
316	185	189 M121S V3.26 International
323	186	185 M121S
318	186	189 M121S V3.26 International
327	187	194 M121S V3.26 International
325	187	183 TVpad M121S Perfect Mate: USB Wi
328	188	189 M121S V3.26 International
329	189	189 M121S V3.26 International
334	190	189 M121S V3.26 International
335	191	189 M121S V3.26 International
336	192	189 M121S V3.26 International
337	193	189 M121S V3.26 International
339	194	189 M121S V3.26 International
340	195	189 M121S V3.26 International
343	196	185 M121S
341	196	189 M121S V3.26 International
344	197	189 M121S V3.26 International
345	198	189 M121S V3.26 International
346	199	189 M121S V3.26 International
349	200	185 M121S
347	200	189 M121S V3.26 International
350	201	189 M121S V3.26 International
351	202	189 M121S V3.26 International
352	203	189 M121S V3.26 International
353	204	189 M121S V3.26 International
354	205	189 M121S V3.26 International
355	206	189 M121S V3.26 International
356	207	189 M121S V3.26 International

357	208	189 M121S V3.26 International
358	209	189 M121S V3.26 International
359	210	189 M121S V3.26 International
360	211	189 M121S V3.26 International
362	212	189 M121S V3.26 International
363	213	189 M121S V3.26 International
364	214	189 M121S V3.26 International
366	215	185 M121S
367	215	189 M121S V3.26 International
368	216	189 M121S V3.26 International
370	217	185 M121S
371	218	189 M121S V3.26 International
377	219	185 M121S
372	219	189 M121S V3.26 International
378	220	189 M121S V3.26 International
379	221	194 M121S V3.26 International
380	222	189 M121S V3.26 International
387	223	185 M121S
385	223	189 M121S V3.26 International
388	224	194 M121S V3.26 International
389	225	189 M121S V3.26 International
390	226	189 M121S V3.26 International
391	227	189 M121S V3.26 International
392	228	189 M121S V3.26 International
393	229	183 TVpad M121S Perfect Mate: USB Wi
394	230	183 TVpad M121S Perfect Mate: USB Wi
395	231	195 M121S V3.26 International
396	232	195 M121S V3.26 International
397	233	195 M121S V3.26 International
398	234	195 M121S V3.26 International
399	235	195 M121S V3.26 International
400	236	195 M121S V3.26 International
401	237	195 M121S V3.26 International
402	238	195 M121S V3.26 International
403	239	195 M121S V3.26 International
406	240	195 M121S V3.26 International
407	241	195 M121S V3.26 International
412	242	195 M121S V3.26 International
413	243	195 M121S V3.26 International
414	244	195 M121S V3.26 International
415	245	195 M121S V3.26 International
418	246	185 M121S
416	246	197 M121S V3.26 International
419	247	195 M121S V3.26 International
420	248	197 M121S V3.26 International
421	249	195 M121S V3.26 International
423	250	198 M121S V3.26 International

424	251	197 M121S V3.26 International
425	252	197 M121S V3.26 International
426	253	197 M121S V3.26 International
427	254	195 M121S V3.26 International
428	255	196 M121S V3.26 International
429	256	196 M121S V3.26 International
430	257	199 M233 V3.68 International
431	258	197 M121S V3.26 International
432	259	199 M233 V3.68 International
433	260	195 M121S V3.26 International
436	261	185 M121S
434	261	199 M233 V3.68 International
437	262	197 M121S V3.26 International
438	263	196 M121S V3.26 International
439	263	198 M121S V3.26 International
440	264	198 M121S V3.26 International
441	265	199 M233 V3.70 International
442	266	195 M121S V3.26 International
444	267	185 M121S
446	268	185 M121S/M233
445	268	199 M233 V3.70 International
448	269	199 M233 V3.70 International
455	270	185 M121S/M233
451	270	199 M233 V3.70 International
457	271	197 M121S V3.26 International
459	272	206 M233 V3.70 International
460	273	199 M233 V3.70 International
461	274	199 M233 V3.70 International
462	275	199 M233 V3.70 International
463	276	199 M233 V3.70 International
464	277	199 M233 V3.70 International
465	278	199 M233 V3.70 International
466	279	199 M233 V3.70 International
470	280	185 M121S/M233
467	280	199 M233 V3.70 International
468	280	183 TVpad M121S Perfect Mate: USB Wi
471	281	199 M233 V3.70 International
472	282	199 M233 V3.70 International
475	283	185 M121S/M233
473	283	199 M233 V3.70 International
478	284	185 M121S/M233
476	284	199 M233 V3.70 International
481	285	185 M121S/M233
479	285	199 M233 V3.70 International
482	286	199 M233 V3.70 International
483	287	199 M233 V3.70 International
484	288	199 M233 V3.70 International

485	289	199 M233 V3.70 International
488	290	185 M121S/M233
486	290	199 M233 V3.70 International
492	292	199 M233 V3.70 International
493	293	199 M233 V3.70 International
494	294	199 M233 V3.70 International
496	295	185 M121S/M233
497	296	199 M233 V3.70 International
499	297	199 M233 V3.70 International
502	298	185 M121S/M233
500	298	199 M233 V3.70 International
507	299	185 M121S/M233
503	299	199 M233 V3.70 International
511	300	185 M121S/M233
509	300	199 M233 V3.70 International
514	301	185 M121S/M233
512	301	199 M233 V3.70 International
516	303	199 M233 V3.70 International
517	304	199 M233 V3.70 International
518	305	199 M233 V3.70 International
519	306	199 M233 V3.70 International
520	307	199 M233 V3.70 International
522	308	199 M233 V3.70 International
523	309	199 M233 V3.70 International
524	310	199 M233 V3.70 International
526	311	199 M233 V3.70 International
527	312	199 M233 V3.70 International
528	313	199 M233 V3.70 International
529	314	206 M233 V3.70 International
530	315	199 M233 V3.70 International
531	316	199 M233 V3.70 International
532	317	199 M233 V3.70 International
533	318	199 M233 V3.70 International
536	319	185 M121S/M233
537	320	199 M233 V3.70 International
538	321	199 M233 V3.70 International
543	323	199 M233 V3.70 International
545	324	185 M121S/M233
550	327	185 M121S/M233
548	327	199 M233 V3.70 International
551	328	199 M233 V3.70 International
552	329	199 M233 V3.70 International
555	330	185 M121S/M233
553	330	199 M233 V3.70 International
559	331	185 M121S/M233
556	331	199 M233 V3.70 International
563	332	185 M121S/M233

561	332	199 M233 V3.70 International
566	333	185 M121S/M233
564	333	201 M233 V3.70 International
567	334	199 M233 V3.70 International
568	335	183 TVpad M121S Perfect Mate: USB Wi
569	336	199 M233 V3.70 International
570	337	199 M233 V3.70 International
571	338	201 M233 V3.70 International
573	339	201 M233 V3.70 International
575	340	199 M233 V3.70 International
576	341	199 M233 V3.70 International
578	343	183 TVpad M121S Perfect Mate: USB Wi
581	344	185 M121S/M233
579	344	201 M233 V3.70 International
584	345	199 M233 V3.70 International
587	346	185 M121S/M233
585	346	212 M233 V3.70 International
588	347	196 M121S V3.26 International
590	348	185 M121S/M233
594	348	212 M233 V3.70 International
595	349	199 M233 V3.70 International
601	350	185 M121S/M233
596	350	212 M233 V3.70 International
597	350	200 TVpad2 Remote Control
603	351	212 M233 V3.70 International
609	352	185 M121S/M233
605	352	212 M233 V3.70 International
610	353	212 M233 V3.70 International
613	355	195 M121S V3.26 International
614	356	196 M121S V3.26 International
615	357	212 M233 V3.70 International
616	358	206 M233 V3.70 International
617	359	212 M233 V3.70 International
620	360	185 M121S/M233
618	360	206 M233 V3.70 International
623	360	184 TVpad Perfect Mate: 14ft cat5e
624	361	212 M233 V3.70 International
628	363	185 M121S/M233
626	363	212 M233 V3.70 International
629	364	206 M233 V3.70 International
630	365	206 M233 V3.70 International
631	366	206 M233 V3.70 International
633	367	206 M233 V3.70 International
634	368	212 M233 V3.70 International
635	369	185 M121S/M233
636	370	215 M233 V3.70 International
637	371	206 M233 V3.70 International

638	372	206 M233 V3.70 International
639	373	200 TVpad2 Remote Control
640	374	206 M233 V3.70 International
642	375	219 M233 V3.70 International
644	376	199 M233 V3.70 International
645	377	201 M233 V3.70 International
646	378	187
647	379	187
648	380	219 M233 V3.70 International
650	381	185 M121S/M233
651	381	199 M233 V3.70 International
655	382	199 M233 V3.70 International
658	385	199 M233 V3.70 International
659	386	199 M233 V3.70 International
666	387	185 M121S/M233
664	387	199 M233 V3.70 International
667	388	199 M233 V3.70 International
668	389	199 M233 V3.70 International
670	390	199 M233 V3.70 International
672	391	199 M233 V3.70 International
673	392	199 M233 V3.70 International
678	393	219 M233 V3.70 International
679	394	185 M121S/M233
681	394	199 M233 V3.70 International
682	395	199 M233 V3.70 International
683	396	187
684	397	199 M233 V3.70 International
685	398	199 M233 V3.70 International
686	399	199 M233 V3.70 International
687	400	199 M233 V3.70 International
688	401	216 M233 V3.70 International
689	402	199 M233 V3.70 International
690	403	220 M233 V3.70 International
692	404	206 M233 V3.70 International
693	405	206 M233 V3.70 International
694	406	199 M233 V3.70 International
695	407	206 M233 V3.70 International
697	409	199 M233 V3.70 International
698	410	219 M233 V3.70 International
701	411	185 M121S/M233
699	411	219 M233 V3.70 International
702	412	220 M233 V3.70 International
704	414	199 M233 V3.70 International
705	415	199 M233 V3.70 International
706	416	219 M233 V3.70 International
709	417	185 M121S/M233
707	417	199 M233 V3.70 International

711	418	188
712	419	199 M233 V3.70 International
713	420	199 M233 V3.70 International
714	421	201 M233 V3.70 International
717	422	185 M121S/M233
715	422	199 M233 V3.70 International
718	423	199 M233 V3.70 International
721	424	185 M121S/M233
719	424	206 M233 V3.70 International
722	425	206 M233 V3.70 International
723	426	206 M233 V3.70 International
728	427	185 M121S/M233
729	427	206 M233 V3.70 International
730	428	199 M233 V3.70 International
733	429	185 M121S/M233
731	429	206 M233 V3.70 International
734	430	188
738	431	185 M121S/M233
735	431	206 M233 V3.70 International
739	432	206 M233 V3.70 International
741	433	199 M233 V3.70 International
742	434	199 M233 V3.70 International
744	435	199 M233 V3.70 International
746	436	199 M233 V3.70 International
752	437	185 M121S/M233
747	437	199 M233 V3.80 International
755	438	185 M121S/M233
753	438	199 M233 V3.80 International
759	439	185 M121S/M233
757	439	199 M233 V3.80 International
775	450	185 M121S/M233
776	451	187
826	484	212 M233 V3.80 International
830	486	212 M233 V3.80 International
847	498	188
852	503	206 M233 V3.80 International
853	504	224 M233 V3.80 International
857	506	224 M233 V3.80 International
871	519	185 M121S/M233
876	520	212 M233 V3.80 International
880	524	206 M233 V3.80 International
883	526	185 TVpad M121S/M233/;iPlayer S3100
884	527	206 M233 V3.80 International
886	527	185 TVpad M121S/M233/;iPlayer S3100
889	530	185 TVpad M121S/M233/;iPlayer S3100
890	531	206 M233 V3.80 International
893	532	206 M233 V3.80 International

895	532	185 TVpad M121S/M233/;iPlayer S3100
896	533	206 M233 V3.80 International
897	534	188
901	536	185 TVpad M121S/M233/;iPlayer S3100
906	539	206 M233 V3.80 International
914	545	206 M233 V3.80 International
915	545	200 TVpad2 Remote Control
917	546	206 M233 V3.80 International
918	547	206 M233 V3.80 International
919	547	187
925	553	206 M233 V3.80 International
937	560	185 TVpad M121S/M233/;iPlayer S3100
942	561	185 TVpad M121S/M233/;iPlayer S3100
940	561	188
939	561	187
946	562	185 TVpad M121S/M233/;iPlayer S3100
948	563	185 TVpad M121S/M233/;iPlayer S3100
961	571	239 M358 International
964	572	185 TVpad M121S/M233/;iPlayer S3100
971	575	185 TVpad M121S/M233/;iPlayer S3100
972	576	239 M358 International
975	578	239 M358 International
983	580	185 TVpad M121S/M233/;iPlayer S3100
988	582	185 TVpad2/3; iPlayer2/3
996	586	185 TVpad2/3; iPlayer2/3
998	588	239 M358 International
1001	590	239 M358 International
1005	594	241 iPlayer3 i5+TVpad3 M358
1009	594	185 TVpad2/3; iPlayer2/3
1010	595	239 M358 International
1019	601	239 M358 International
1028	607	185 TVpad2/3; iPlayer2/3
1032	608	239 M358 International
1034	610	239 M358 International
1041	613	185 TVpad2/3; iPlayer2/3
1046	615	249 TVpad1/2/3
1047	616	241 iPlayer3 i5+TVpad3 M358
1051	616	185 TVpad2/3; iPlayer2/3
1055	617	185 TVpad2/3; iPlayer2/3
1062	623	185 TVpad2/3; iPlayer2/3
1068	627	185 TVpad2/3; iPlayer2/3
1070	628	247 TVpad
1074	630	185 TVpad2/3; iPlayer2/3
1077	631	241 iPlayer3 i5+TVpad3 M358
1082	634	185 TVpad2/3; iPlayer2/3
1089	637	185 TVpad2/3; iPlayer2/3
1091	638	187 TVpad1/2/3

1094	639	185 TVpad2/3; iPlayer2/3
1100	640	185 TVpad2/3; iPlayer2/3
1103	643	241 iPlayer3 i5+TVpad3 M358
1107	645	185 TVpad2/3; iPlayer2/3
1110	648	239 M358 International
1115	649	185 TVpad2/3; iPlayer2/3
1120	651	219 M358 International
1122	651	185 TVpad2/3; iPlayer2/3
1128	652	185 TVpad2/3; iPlayer2/3
1132	653	185 TVpad2/3; iPlayer2/3
1139	656	239 M358 International
1152	664	241 iPlayer3 i5+TVpad3 M358
1153	665	241 iPlayer3 i5+TVpad3 M358
1159	665	184 TVpad/ iPlayer/ 14ft/ cat5e
1158	665	185 TVpad2/3; iPlayer2/3
1163	667	185 TVpad2/3; iPlayer2/3
1168	669	185 TVpad2/3; iPlayer2/3
1177	673	239 M358 International
1173	673	185 TVpad2/3; iPlayer2/3
1180	675	185 TVpad2/3; iPlayer2/3
1185	678	241 iPlayer3 i5+TVpad3 M358
1190	678	185 TVpad2/3; iPlayer2/3
1191	679	241 iPlayer3 i5+TVpad3 M358
1197	683	241 iPlayer3 i5+TVpad3 M358
1200	684	185 TVpad2/3; iPlayer2/3
1211	692	219 M358 International
1216	694	239 M358 International
1217	694	185 TVpad2/3; iPlayer2/3
1223	696	219 M358 International
1225	697	185 TVpad2/3; iPlayer2/3
1231	699	185 TVpad2/3; iPlayer2/3;newTVpad3
1235	700	185 TVpad2/3; iPlayer2/3;newTVpad3
1236	701	241 newTVpad3 i8+TVpad3 M358
1240	701	185 TVpad2/3; iPlayer2/3;newTVpad3
1245	704	185 TVpad2/3; iPlayer2/3;newTVpad3
1248	705	241 newTVpad3 i8+TVpad3 M358
1252	705	185 TVpad2/3; iPlayer2/3;newTVpad3
1265	709	185 TVpad2/3; iPlayer2/3;newTVpad3
1273	711	185 TVpad2/3; iPlayer2/3;newTVpad3
1277	715	239 M358 International
1282	717	256 M358 International
1284	718	185 TVpad2/3; iPlayer2/3;newTVpad3
1293	723	241 newTVpad3 i8+TVpad3 M358
1300	723	185 TVpad2/3; iPlayer2/3;newTVpad3
1304	726	256 M358 International
1307	726	185 TVpad2/3; iPlayer2/3;newTVpad3
1311	727	185 TVpad2/3; iPlayer2/3;newTVpad3

1317	728	185 TVpad2/3; iPlayer2/3;newTVpad3
1319	729	219 M358 International
1322	729	185 TVpad2/3; iPlayer2/3;newTVpad3
1325	730	185 TVpad2/3; iPlayer2/3;newTVpad3
1335	734	185 TVpad2/3; iPlayer2/3;newTVpad3
1343	737	185 TVpad2/3; iPlayer2/3;newTVpad3
1344	738	256 M358 International
1345	739	256 M358 International
1349	740	256 M358 International
1357	742	185 TVpad2/3; iPlayer2/3;newTVpad3
1364	746	185 TVpad2/3; iPlayer2/3;newTVpad3
1367	747	185 TVpad2/3; iPlayer2/3;newTVpad3
1371	750	256 M358 International
1379	753	256 M358 International
1387	756	185 TVpad2/3; iPlayer2/3;newTVpad3
1393	759	185 TVpad2/3; iPlayer2/3;newTVpad3
1399	762	185 TVpad2/3; iPlayer2/3;newTVpad3
1408	764	241 newTVpad3 i8+TVpad3 M358
1407	764	185 TVpad2/3; iPlayer2/3;newTVpad3
1412	766	185 TVpad2/3; iPlayer2/3;newTVpad3
1414	767	220 M358 International
1418	768	185 TVpad2/3; iPlayer2/3;newTVpad3
1424	773	256 M358 International
1428	774	256 M358 International
1429	775	256 M358 International
1438	784	239 M358 International
1448	790	185 TVpad2/3; iPlayer2/3;newTVpad3
1457	795	185 TVpad2/3; iPlayer2/3;newTVpad3
1475	813	239 M358 International
1476	814	219 M358 International
1483	821	247 TVpad
1488	823	239 M358 International
1493	826	185 TVpad2/3; iPlayer2/3;newTVpad3
1500	829	185 TVpad2/3; iPlayer2/3;newTVpad3
1508	836	185 TVpad2/3; iPlayer2/3;newTVpad3
1513	840	219 M358 International
1514	841	239 M358 International
1522	849	219 M358 International
1524	851	219 M358 International
1529	856	239 M358 International
1536	861	241 newTVpad3 i8+TVpad3 M358
1540	861	185 TVpad2/3; iPlayer2/3;newTVpad3
1545	863	185 TVpad2/3; iPlayer2/3;newTVpad3
1548	865	185 TVpad2/3; iPlayer2/3;newTVpad3
1553	866	185 TVpad2/3; iPlayer2/3;newTVpad3
1556	867	239 M358 International
1562	870	185 TVpad2/3; iPlayer2/3;newTVpad3

1585	888	185 TVpad2/3; iPlayer2/3;newTVpad3
1599	896	185 TVpad2/3; iPlayer2/3;newTVpad3
1607	898	185 TVpad2/3; iPlayer2/3;newTVpad3
1609	900	185 TVpad2/3; iPlayer2/3;newTVpad3
1624	904	239 M358 International
1626	904	185 TVpad2/3; iPlayer2/3;newTVpad3
1631	906	239 M358 International
1635	909	185 TVpad2/3; iPlayer2/3;newTVpad3
1652	918	185 TVpad2/3; iPlayer2/3;newTVpad3
1658	920	185 TVpad2/3; iPlayer2/3;newTVpad3
1662	921	185 TVpad2/3; iPlayer2/3;newTVpad3
1673	929	185 TVpad2/3; iPlayer2/3;newTVpad3
1674	930	185 TVpad2/3; iPlayer2/3;newTVpad3
1675	931	239 M358 International
1677	932	264 M358 International
1682	936	239 M358 International
1684	938	241 newTVpad3 i8+TVpad3 M358
1689	939	185 TVpad2/3; iPlayer2/3;newTVpad3
1695	943	239 M358 International
1701	945	185 TVpad2/3; iPlayer2/3;newTVpad3
1702	946	239 M358 International
1705	949	239 M358 International
1723	964	185 TVpad2/3; iPlayer2/3;newTVpad3
1724	965	239 M358 International
1735	970	185 TVpad2/3; iPlayer2/3;newTVpad3
1748	975	185 TVpad2/3; iPlayer2/3;newTVpad3
1761	979	185 TVpad2/3; iPlayer2/3;newTVpad3
1767	983	264 M358 International
1771	983	185 TVpad2/3; iPlayer2/3;newTVpad3
1778	985	185 TVpad2/3; iPlayer2/3;newTVpad3
1784	990	185 TVpad2/3; iPlayer2/3;newTVpad3
1787	992	239 M358 International
1790	995	239 M358 International
1806	1002	185 TVpad2/3; iPlayer2/3;newTVpad3
1810	1004	264 M358 International
1812	1004	185 TVpad2/3; iPlayer2/3;newTVpad3
1817	1007	185 TVpad2/3; iPlayer2/3;newTVpad3
1825	1009	185 TVpad2/3; iPlayer2/3;newTVpad3
1856	1031	185 TVpad2/3; iPlayer2/3;newTVpad3
1862	1034	274 i8+i9+TVpad3 M358+weltv Premium
1865	1034	185 TVpad2/3; iPlayer2/3;newTVpad3
1868	1036	185 TVpad2/3; iPlayer2/3;newTVpad3
1881	1040	274 i8+i9+TVpad3 M358+weltv Premium
1878	1040	185 TVpad2/3; iPlayer2/3;newTVpad3
1887	1042	185 TVpad2/3; iPlayer2/3;newTVpad3
1889	1043	239 M358 International
1896	1047	185 TVpad;iplayer;newTVpad; weltv

1911	1059	239 M358 International
1914	1059	185 TVpad;iplayer;newTVpad; weltv
1924	1066	185 TVpad;iplayer;newTVpad; weltv
1932	1067	185 TVpad;iplayer;newTVpad; weltv
1937	1068	185 TVpad;iplayer;newTVpad; weltv
1946	1071	185 TVpad;iplayer;newTVpad; weltv
1949	1072	185 TVpad;iplayer;newTVpad; weltv
1951	1073	185 TVpad;iplayer;newTVpad; weltv
1952	1074	239 M358 International
1953	1075	185 TVpad;iplayer;newTVpad; weltv
1954	1076	256 M358 International
1956	1078	239 M358 International
1964	1084	185 TVpad;iplayer;newTVpad; weltv
1970	1087	185 TVpad;iplayer;newTVpad; weltv
1974	1090	185 TVpad;iplayer;newTVpad; weltv
1975	1091	256 M358 International
1976	1091	185 TVpad;iplayer;newTVpad; weltv
1985	1093	185 TVpad;iplayer;newTVpad; weltv
2000	1100	185 TVpad;iplayer;newTVpad; weltv
2005	1104	185 TVpad;iplayer;newTVpad; weltv
2026	1120	185 TVpad;iplayer;newTVpad; weltv
2035	1124	185 TVpad;iplayer;newTVpad; weltv
2044	1129	185 TVpad;iplayer;newTVpad; weltv
2050	1131	185 TVpad;iplayer;newTVpad; weltv
2059	1136	185 TVpad;iplayer;newTVpad; weltv
2090	1152	185 TVpad;iplayer;newTVpad; weltv
2106	1162	185 TVpad;iplayer;newTVpad; weltv
2112	1164	185 TVpad;iplayer;newTVpad; weltv
2122	1169	185 TVpad;iplayer;newTVpad; weltv
2136	1177	185 TVpad;iplayer;newTVpad; weltv
2143	1181	185 TVpad;iplayer;newTVpad; weltv
2148	1183	185 TVpad;iplayer;newTVpad; weltv
2151	1184	185 TVpad;iplayer;newTVpad; weltv
2157	1188	185 TVpad;iplayer;newTVpad; weltv
2159	1189	246 TVpad
2166	1196	185 TVpad;iplayer;newTVpad; weltv
2168	1197	185 TVpad;iplayer;newTVpad; weltv
2175	1200	185 TVpad;iplayer;newTVpad; weltv
2180	1202	185 TVpad;iplayer;newTVpad; weltv
2190	1209	185 TVpad;iplayer;newTVpad; weltv
2192	1210	185 TVpad;iplayer;newTVpad; weltv
2197	1213	185 TVpad;iplayer;newTVpad; weltv
2203	1218	185 TVpad;iplayer;newTVpad; weltv
2215	1225	185 TVpad;iplayer;newTVpad; weltv
2224	1228	185 TVpad;iplayer;newTVpad; weltv
2229	1230	185 TVpad;iplayer;newTVpad; weltv
2233	1231	185 TVpad;iplayer;newTVpad; weltv

2237	1234	185 TVpad;iplayer;newTVpad; weltv
2244	1236	185 TVpad;iplayer;newTVpad; weltv
2254	1241	185 TVpad;iplayer;newTVpad; weltv
2264	1248	185 TVpad;iplayer;newTVpad; weltv
2271	1251	185 TVpad;iplayer;newTVpad; weltv
2275	1252	185 TVpad;iplayer;newTVpad; weltv
2282	1253	185 TVpad;iplayer;newTVpad; weltv
2287	1256	185 TVpad;iplayer;newTVpad; weltv
2292	1257	185 TVpad;iplayer;newTVpad; weltv
2303	1260	185 TVpad;iplayer;newTVpad; weltv
2306	1261	185 TVpad;iplayer;newTVpad; weltv
2315	1263	185 TVpad;iplayer;newTVpad; weltv
2322	1268	185 TVpad;iplayer;newTVpad; weltv
2337	1277	185 TVpad;iplayer;newTVpad; weltv
2349	1281	185 TVpad;iplayer;newTVpad; weltv
2355	1282	185 TVpad;iplayer;newTVpad; weltv
2360	1283	185 TVpad;iplayer;newTVpad; weltv
2370	1287	185 TVpad;iplayer;newTVpad; weltv
2374	1288	185 TVpad;iplayer;newTVpad; weltv
2394	1292	185 TVpad;iplayer;newTVpad; weltv
2401	1295	185 TVpad;iplayer;newTVpad; weltv
2409	1296	185 TVpad;iplayer;newTVpad; weltv
2427	1307	185 TVpad;iplayer;newTVpad; weltv
2431	1308	185 TVpad;iplayer;newTVpad; weltv

**Notes:**

(1)These are all tvpad relative orders at newtvpad.com

(2)This is raw record directly pulled down from newtvpad.com database, table of znc\_orders\_products

products_name	products_r	final_price	products_t	products_c	onetime_c
TVpad M121S V3.06, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.06, with free usb wifi card	229	229	0	1	0
Firmware Updation	0	0	0	1	0
TVpad M121S V3.06, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
Firmware Updation	0	0	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
Firmware Updation	0	0	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
Firmware Updation	0	0	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
Firmware Updation	0	0	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
Firmware Updation	0	0	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
Firmware Updation	0	0	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
TVpad M121S V3.14, with free usb wifi card	229	229	0	1	0
Firmware Updation	0	0	0	1	0
Black Friday Special: TVpad M121S V3.14, with free usb	179.88	179.88	0	1	0
Black Friday Special: TVpad M121S V3.14, with free usb	179.88	179.88	0	1	0
Black Friday Special: TVpad M121S V3.14, with free usb	179.88	179.88	0	1	0
Firmware Updation	0	0	0	1	0
Black Friday Special: TVpad M121S V3.14, with free usb	179.88	179.88	0	1	0
Black Friday Special: TVpad M121S V3.14, with free usb	179.88	179.88	0	2	0
Black Friday Special: TVpad M121S V3.14, with free usb	179.88	179.88	0	1	0

[illegible]

[illegible]

[illegible]

Christmas Special: TVpad M121S V3.26,FREE WiFi card	188.88	188.88	0	1	0
Christmas Special: TVpad M121S V3.26,FREE WiFi card	188.88	188.88	0	1	0
Firmware Updation	0	0	0	1	0
Christmas Special: TVpad M121S V3.26,FREE WiFi card	188.88	188.88	0	1	0
Christmas Special: TVpad M121S V3.26,FREE WiFi card	188.88	188.88	0	2	0
Christmas Special: TVpad M121S V3.26,FREE WiFi card	188.88	188.88	0	1	0
Christmas Special: TVpad M121S V3.26,FREE WiFi card	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
New Year Promotion:TVpad M121S V3.26,Free Gifts,A	186.66	186.66	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Firmware Updation	0	0	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Firmware Updation	0	0	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
New Year Promotion:TVpad M121S V3.26,Free Gifts,A	184.88	184.88	0	1	0
TVpad M121S Perfect Mate: USB Wifi	9.88	9.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	2	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	2	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Firmware Updation	0	0	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Firmware Updation	0	0	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	3	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	2	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0

Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	2	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Firmware Updation	0	0	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Firmware Updation	0	0	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Firmware Updation	0	0	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
New Year Promotion:TVpad M121S V3.26,Free Gifts,A	184.88	184.88	0	2	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Firmware Updation	0	0	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
New Year Promotion:TVpad M121S V3.26,Free Gifts,A	184.88	184.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	1	0
Christmas Special:TVpad M121S V3.26,USB WiFi+Gifts-	188.88	188.88	0	5	0
TVpad M121S Perfect Mate: USB Wifi	9.88	9.88	0	1	0
TVpad M121S Perfect Mate: USB Wifi	9.88	9.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	2	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	2	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal:Free USB WiFi*50FT C	181.88	181.88	0	1	0
Firmware Updation	0	0	0	1	0
TVpad2 M121S V3.26 Final Deal No.2: Free USB WiFi*[	175.88	175.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.4: Free USB WiFi*[	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.2: Free USB WiFi*[	175.88	175.88	0	2	0
TVpad2 M121S V3.26 Final Deal No.4: Free USB WiFi*[	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.3: 50FT Cable*Des	172.88	172.88	0	1	0

TVpad2 M121S V3.26 Final Deal No.2: Free USB WiFi*	175.88	175.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.2: Free USB WiFi*	175.88	175.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.2: Free USB WiFi*	175.88	175.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.4: Free USB WiFi*	181.88	181.88	0	1	0
TVpad2 M121S V3.26 Final Deal NO.1: Free Gift Desk C	170.88	170.88	0	1	0
TVpad2 M121S V3.26 Final Deal NO.1: Free Gift Desk C	170.88	170.88	0	1	0
2nd Generation TVpad2 M233 V3.68: Game Remote+C	248.88	248.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.2: Free USB WiFi*	175.88	175.88	0	1	0
2nd Generation TVpad2 M233 V3.68: Game Remote+C	248.88	248.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.4: Free USB WiFi*	181.88	181.88	0	1	0
Firmware Updation	0	0	0	1	0
2nd Generation TVpad2 M233 V3.68: Game Remote+C	258.88	258.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.2: Free USB WiFi*	175.88	175.88	0	1	0
TVpad2 M121S V3.26 Final Deal NO.1: Free Gift Desk C	170.88	170.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.3: 50FT Cable*Des	172.88	172.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.3: 50FT Cable*Des	172.88	172.88	0	2	0
2nd Generation TVpad2 M233 V3.70: Game Remote+C	258.88	258.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.4: Free USB WiFi*	181.88	181.88	0	3	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	2	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.2: Free USB WiFi*	175.88	175.88	0	1	0
No.4-True 2nd Generation TVpad2 M233 V3.70: AAA E	219.88	219.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
TVpad M121S Perfect Mate: USB Wifi	9.88	9.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0

True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
No.4-True 2nd Generation TVpad2 M233 V3.70: AAA E	198.88	198.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Rem	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0

True 2nd Generation TVpad2 M233 V3.70: Game Remo	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
OLD-FOR-NEW: Exchange Old M121S For New TVpad2	118.88	118.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Remo	258.88	258.88	0	1	0
TVpad M121S Perfect Mate: USB Wifi	9.88	9.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Remo	258.88	258.88	0	1	0
True 2nd Generation TVpad2 M233 V3.70: Game Remo	258.88	258.88	0	1	0
OLD-FOR-NEW: Exchange Old M121S For New TVpad2	118.88	118.88	0	1	0
OLD-FOR-NEW: Exchange Old M121S For New TVpad2	118.88	118.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Ga	258.88	258.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Ga	258.88	258.88	0	1	0
TVpad M121S Perfect Mate: USB Wifi	9.88	9.88	0	2	0
Firmware Updation	0	0	0	1	0
OLD-FOR-NEW 2: Exchange Old M121S For New TVpac	138.88	138.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Ga	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 1: True 2nd Generation TVpad2 M233 V3.70/ AA	196.88	196.88	0	1	0
TVpad2 M121S V3.26 Final Deal NO.1: Free Gift Desk C	175.88	175.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 1: True 2nd Generation TVpad2 M233 V3.70/ AA	196.88	196.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Ga	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 1: True 2nd Generation TVpad2 M233 V3.70/ AA	196.88	196.88	0	1	0
TVpad2 Game Remote Control	28.88	28.88	0	1	0
Retail 1: True 2nd Generation TVpad2 M233 V3.70/ AA	196.88	196.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 1: True 2nd Generation TVpad2 M233 V3.70/ AA	196.88	196.88	0	1	0
Retail 1: True 2nd Generation TVpad2 M233 V3.70/ AA	196.88	196.88	0	1	0
TVpad2 M121S V3.26 Final Deal No.4: Free USB WiFi*5	182.88	182.88	0	1	0
TVpad2 M121S V3.26 Final Deal NO.1: Free Gift Desk C	171.88	171.88	0	1	0
Retail 1: True 2nd Generation TVpad2 M233 V3.70/ AA	196.88	196.88	8.25	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	192.88	192.88	0	2	0
Retail 1: True 2nd Generation TVpad2 M233 V3.70/ AA	196.88	196.88	0	1	0
Firmware Updation	0	0	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	192.88	192.88	0	1	0
TVpad Perfect Mate: 14ft cat5e network cable	4.88	4.88	0	1	0
Retail 1: True 2nd Generation TVpad2 M233 V3.70/ AA	196.88	196.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 1: True 2nd Generation TVpad2 M233 V3.70/ AA	196.88	196.88	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	192.88	192.88	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	192.88	192.88	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	192.88	192.88	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	192.88	192.88	0	1	0
Retail 1: True 2nd Generation TVpad2 M233 V3.70/ AA	196.88	196.88	0	1	0
Firmware Updation	0	0	0	1	0
FREE-TRY-ONE-YEAR No.1!! TVpad2 M233 V3.70+Batte	180.88	180.88	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	192.88	192.88	0	1	0

Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	192.88	192.88	0	1	0
TVpad2 Game Remote Control	25.88	25.88	0	2	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	192.88	192.88	0	1	0
BULK PURCHASE 1: True 2nd Generation TVpad2 M233	378.88	378.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
OLD-FOR-NEW 2: Exchange Old M121S For New TVpac	138.88	138.88	0	1	0
TVpad Remote Control - Brand New. Good for all TVpa	14.88	14.88	0	1	0
TVpad Remote Control - Brand New. Good for all TVpa	14.88	14.88	0	1	0
BULK PURCHASE 1: True 2nd Generation TVpad2 M233	378.88	378.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
BULK PURCHASE 1: True 2nd Generation TVpad2 M233	378.88	378.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
TVpad Remote Control - Brand New. Good for all TVpa	14.88	14.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
FREE-TRY-ONE-YEAR No.2!! TVpad2 M233 V3.70+Gam	198.88	198.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
BULK PURCHASE 5 units: True 2nd Generation TVpad2	900	900	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	196.88	196.88	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	196.88	196.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	198.88	198.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
BULK PURCHASE 2 units: True 2nd Generation TVpad2	384.88	384.88	0	1	0
Firmware Updation	0	0	0	1	0
BULK PURCHASE 2 units: True 2nd Generation TVpad2	384.88	384.88	0	1	0
BULK PURCHASE 5 units: True 2nd Generation TVpad2	925	925	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	229	229	0	1	0
BULK PURCHASE 2 units: True 2nd Generation TVpad2	384.88	384.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	229	229	0	1	0

TVpad Power Adaptor - Brand New. Good for all TVpac	15.88	15.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	229	229	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	229	229	0	1	0
OLD-FOR-NEW 2: Exchange Old M121S For New TVpac	138.88	138.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	229	229	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	229	229	0	1	0
Firmware Updation	0	0	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	198.88	198.88	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	198.88	198.88	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	198.88	198.88	0	1	0
Firmware Updation	0	0	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	198.88	198.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	229	229	0	1	0
Firmware Updation	0	0	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	198.88	198.88	0	1	0
TVpad Power Adaptor - Brand New. Good for all TVpac	15.88	15.88	0	1	0
Firmware Updation	0	0	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	198.88	198.88	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.70: A	198.88	198.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	229	229	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.70/ Gæ	229	229	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.80/ Gæ	228.88	228.88	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.80/ Gæ	228.88	228.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.80/ Gæ	228.88	228.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.80/ Gæ	228.88	228.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 2: True 2nd Generation TVpad2 M233 V3.80/ Gæ	228.88	228.88	0	1	0
Firmware Updation	0	0	0	1	0
TVpad Remote Control - Brand New. Good for all TVpa	14.88	14.88	0	1	0
Retail 1: True 2nd Generation TVpad2 M233 V3.80/ Aæ	228.88	228.88	0	1	0
Retail 1: True 2nd Generation TVpad2 M233 V3.80/ Aæ	228.88	228.88	0	1	0
TVpad Power Adaptor - Brand New. Good for all TVpac	15.88	15.88	0	1	0
Hot Deal::True 2nd Generation TVpad2 M233 V3.80: A	228.88	228.88	0	1	0
BULK PURCHASE 3 units: True 2nd Generation TVpad2	656.88	656.88	0	1	0
BULK PURCHASE 3 units: True 2nd Generation TVpad2	656.88	656.88	0	1	0
Firmware Updation	0	0	0	1	0
Retail 1: True 2nd Generation TVpad2 M233 V3.80/ Aæ	228.88	228.88	0	1	0
Autumn Festival::True 2nd Generation TVpad2 M233 \	198.88	198.88	0	1	0
Firmware Updation	0	0	0	1	0
Autumn Festival::True 2nd Generation TVpad2 M233 \	198.88	198.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Autumn Festival::True 2nd Generation TVpad2 M233 \	198.88	198.88	0	1	0
Autumn Festival::True 2nd Generation TVpad2 M233 \	198.88	198.88	0	1	0

Firmware Updation	0	0	0	1	0
Autumn Festival::True 2nd Generation TVpad2 M233 \	198.88	198.88	0	4	0
TVpad/ TVpad2 Power Adaptor - Brand New. Good for	15.88	15.88	0	1	0
Firmware Updation	0	0	0	1	0
Autumn Festival::True 2nd Generation TVpad2 M233 \	198.88	198.88	0	1	0
Autumn Festival::True 2nd Generation TVpad2 M233 \	198.88	198.88	0	2	0
TVpad2 Game Remote Control	25.88	25.88	0	1	0
Autumn Festival::True 2nd Generation TVpad2 M233 \	198.88	198.88	0	1	0
Autumn Festival::True 2nd Generation TVpad2 M233 \	198.88	198.88	0	1	0
TVpad/ TVpad2 Remote Control - Brand New. Good fo	14.88	14.88	0	1	0
Autumn Festival::True 2nd Generation TVpad2 M233 \	198.88	198.88	0	2	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
TVpad/ TVpad2 Power Adaptor - Brand New. Good for	15.88	15.88	0	1	0
TVpad/ TVpad2 Remote Control - Brand New. Good fo	14.88	14.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
3nd Generation TVpad3 M358 / Preinstall All Apps	238.88	238.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
3nd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
3nd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
3nd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
3nd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
Special Combination: iPlayer3 i5 + TVpad3 M358 /Free	390.88	390.88	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
TVpad3 Remote Control - Brand New. Good for all TVp	24.88	24.88	0	2	0
Special Combination: iPlayer3 i5 + TVpad3 M358 /Free	390.88	390.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
TVpad AV Cable	8.88	8.88	0	1	0
Firmware Updation	0	0	0	1	0
Special Combination: iPlayer3 i5 + TVpad3 M358 /Free	390.88	390.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
TVpad/ TVpad2/ TVpad3 Remote Control - Brand New	14.88	14.88	0	1	0

Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Special Combination: iPlayer3 i5 + TVpad3 M358 /Free	390.88	390.88	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
BULK PURCHASE 2 units: True 3rd Generation TVpad3	477.88	477.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
Special Combination: iPlayer3 i5 + TVpad3 M358 /Free	390.88	390.88	0	1	0
Special Combination: iPlayer3 i5 + TVpad3 M358 /Free	390.88	390.88	0	1	0
iPlayer/ TVpad Perfect Mate: 14ft cat5e network cable	4.88	4.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Special Combination: iPlayer3 i5 + TVpad3 M358 /Free	390.88	390.88	0	1	0
Firmware Updation	0	0	0	1	0
Special Combination: iPlayer3 i5 + TVpad3 M358 /Free	390.88	390.88	0	1	0
Special Combination: iPlayer3 i5 + TVpad3 M358 /Free	390.88	390.88	0	1	0
Firmware Updation	0	0	0	1	0
BULK PURCHASE 2 units: True 3rd Generation TVpad3	477.88	477.88	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
BULK PURCHASE 2 units: True 3rd Generation TVpad3	477.88	477.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Special Combination: newTVpad3 i8(iPlayer3 i5 Specia	390.88	390.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Special Combination: newTVpad3 i8(iPlayer3 i5 Specia	390.88	390.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
Spring Festival Promotion: 3rd Generation TVpad3 M3	228.88	228.88	0	1	0
Firmware Updation	0	0	0	1	0
Special Combination: newTVpad3 i8(iPlayer3 i5 Specia	390.88	390.88	0	1	0
Firmware Updation	0	0	0	1	0
Spring Festival Promotion: 3rd Generation TVpad3 M3	228.88	228.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0

Firmware Updation	0	0	0	1	0
BULK PURCHASE 2 units: True 3rd Generation TVpad3	456.88	456.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Spring Festival Promotion: 3rd Generation TVpad3 M3	228.88	228.88	0	1	0
Spring Festival Promotion: 3rd Generation TVpad3 M3	228.88	228.88	0	1	0
Spring Festival Promotion: 3rd Generation TVpad3 M3	228.88	228.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Spring Festival Promotion: 3rd Generation TVpad3 M3	228.88	228.88	0	1	0
Spring Festival Promotion: 3rd Generation TVpad3 M3	228.88	228.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Special Combination: newTVpad3 i8(iPlayer3 i5 Specia	390.88	390.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
BULK PURCHASE 5 units: True 3rd Generation TVpad3	1090.88	1090.88	0	1	0
Firmware Updation	0	0	0	1	0
Spring Festival Promotion: 3rd Generation TVpad3 M3	228.88	228.88	0	1	0
Spring Festival Promotion: 3rd Generation TVpad3 M3	228.88	228.88	0	1	0
Spring Festival Promotion: 3rd Generation TVpad3 M3	228.88	228.88	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
BULK PURCHASE 2 units: True 3rd Generation TVpad3	456.88	456.88	0	1	0
TVpad AV Cable	8.88	8.88	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
BULK PURCHASE 2 units: True 3rd Generation TVpad3	456.88	456.88	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
BULK PURCHASE 2 units: True 3rd Generation TVpad3	456.88	456.88	0	1	0
BULK PURCHASE 2 units: True 3rd Generation TVpad3	456.88	456.88	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
Special Combination: newTVpad3 i8(iPlayer3 i5 Specia	390.88	390.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / Preinstall All Apps	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0

Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / New Firmware Against	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / New Firmware Against	258.88	258.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / New Firmware Against	238.88	238.88	0	1	0
TVpad3 M358 / White Limited Edition / New Firmware	248.88	248.88	8.25	1	0
3rd Generation TVpad3 M358 / New Firmware Against	238.88	238.88	0	1	0
Special Combination: newTVpad3 i8(iPlayer3 i5 Specia	390.88	390.88	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / New Firmware Against	238.88	238.88	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / New Firmware Against	238.88	238.88	0	1	0
3rd Generation TVpad3 M358 / New Firmware Against	238.88	238.88	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / New Firmware Against	238.88	238.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
TVpad3 M358 / White Limited Edition / New Firmware	248.88	248.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / New Firmware Against	238.88	238.88	0	1	0
3rd Generation TVpad3 M358 / New Firmware Against	238.88	238.88	0	1	0
Firmware Updation	0	0	0	1	0
TVpad3 M358 / White Limited Edition / New Firmware	248.88	248.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Mid-Autumn 2 Units Special Combination Among [new	446.88	446.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
Mid-Autumn 2 Units Special Combination Among [new	446.88	446.88	0	1	0
Firmware Updation	0	0	0	1	0
Firmware Updation	0	0	0	1	0
3rd Generation TVpad3 M358 / New Firmware Against	238.88	238.88	0	1	0
Firmware Updation	0	0	0	1	0

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**EXHIBIT 8**

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 865 South Figueroa Street, 24th Floor  
 Los Angeles, California 90017-2566  
 Tel.: (213) 633-6800 Fax: (213) 633-6899  
 ROBERT D. BALIN (admitted *pro hac vice*)  
 robbalin@dwt.com  
 LACY H. KOONCE, III (admitted *pro hac vice*)  
 lancekoonce@dwt.com  
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 samuelbayard@dwt.com  
 GEORGE WUKOSON (admitted *pro hac vice*)  
 georgewukoson@dwt.com  
 DAVIS WRIGHT TREMAINE LLP  
 1633 Broadway  
 New York, New York 10019  
 Tel.: (212) 489-8230 Fax: (212) 489-8340  
 ATTORNEYS FOR PLAINTIFFS

**UNITED STATES DISTRICT COURT  
 CENTRAL DISTRICT OF CALIFORNIA**

CHINA CENTRAL TELEVISION, a China  
 company; CHINA INTERNATIONAL  
 COMMUNICATIONS CO., LTD., a China  
 company; TVB HOLDINGS (USA), INC., a  
 California corporation; and DISH  
 NETWORK L.L.C., a Colorado corporation,  
 Plaintiffs,

vs.

CREATE NEW TECHNOLOGY (HK)  
 LIMITED, a Hong Kong company; HUA  
 YANG INTERNATIONAL TECHNOLOGY  
 LIMITED, a Hong Kong company;  
 SHENZHEN GREATVISION NETWORK  
 TECHNOLOGY CO. LTD., a China  
 company; CLUB TVPAD, INC., a California  
 corporation; BENNETT WONG, an  
 individual, ASHA MEDIA GROUP INC.  
 d/b/a TVPAD.COM, a Florida corporation;  
 AMIT BHALLA, an individual;  
 NEWTVPAD LTD. COMPANY d/b/a  
 NEWTVPAD.COM a/k/a TVPAD USA, a  
 Texas corporation; LIANGZHONG ZHOU,  
 an individual; HONGHUI CHEN d/b/a E-  
 DIGITAL, an individual; JOHN DOE 1 d/b/a  
 BETV; JOHN DOE 2 d/b/a YUE HAI; JOHN  
 DOE 3 d/b/a 516; JOHN DOE 4 d/b/a HITV;  
 JOHN DOE 5 d/b/a GANG YUE; JOHN  
 DOE 6 d/b/a SPORT ONLINE; JOHN DOE 7  
 d/b/a GANG TAI WU XIA; and JOHN DOES  
 8-10,

Defendants.

) Case No.  
 ) CV 15-1869 MMM (AJWx)

) PROOF OF PERSONAL  
 ) SERVICE OF SUMMONS AND  
 ) COMPLAINT ON CREATE  
 ) NEW TECHNOLOGY (HK)  
 ) LIMITED

) Courtroom: 780

) Judge: Hon. Margaret M. Morrow

) Action Filed: March 13, 2015

) Trial Date:

POS-010

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): <b>Davis Wright Tremaine LLP</b> Carla A. McCauley SBN 223910 865 S. Figueroa Street, Suite 2400 Los Angeles, CA 90017 TELEPHONE NO.: (213) 633-6800 FAX NO. (Optional): (213) 633-6899 E-MAIL ADDRESS (Optional): carlamccauley@dwt.com ATTORNEY FOR (Name): Plaintiffs	<b>FOR COURT USE ONLY</b>
<b>UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA</b> STREET ADDRESS: 312 N. Spring Street MAILING ADDRESS: CITY AND ZIP CODE: Los Angeles, CA 90012 BRANCH NAME: Western Division	
PLAINTIFF/PETITIONER: China Central Television, et al. DEFENDANT/RESPONDENT: Create New Technology (HK) Limited, et al	CASE NUMBER: CV 15-1869 MMM (AJWx)
<b>PROOF OF SERVICE OF SUMMONS</b>	Ref. No. or File No.:

(Separate proof of service is required for each party served.)

1. At the time of service I was at least 18 years of age and not a party to this action.
2. I served copies of:
  - a. ☒ summons
  - b. ☒ complaint
  - c. ☒ Alternative Dispute Resolution (ADR) package
  - d. ☐ Civil Case Cover Sheet (served in complex cases only)
  - e. ☐ cross-complaint
  - f. ☒ other (specify documents): Notice of Related Case; Notice of Interested Parties; Corporate Disclosure Statement; Notice of Assignment; Report Re: Trademark; Report Re: Copyright
3. a. Party served (specify name of party as shown on documents served): Create New Technology (HK) Limited
  - b. ☐ Person (other than the party in item 3a) served on behalf of an entity or as an authorized agent (and not a person under item 5b on whom substituted service was made) (specify name and relationship to the party named in item 3a):
4. Address where the party was served: Room D, 10/F, Tower A, Billion Centre, 1 Wang Kwong Road, Kowloon Bay, Kowloon, Hong Kong
5. I served the party (check proper box)
  - a. ☒ **by personal service.** I personally delivered the documents listed in item 2 to the party or person authorized to receive service of process for the party (1) on (date): March 18, 2015 (2) at (time): 11:00 a.m.
  - b. ☐ **by substituted service.** On (date): at (time): I left the documents listed in item 2 with or in the presence of (name and title or relationship to person indicated in item 3):
    - (1) ☐ **(business)** a person at least 18 years of age apparently in charge at the office or usual place of business of the person to be served. I informed him or her of the general nature of the papers.
    - (2) ☐ **(home)** a competent member of the household (at least 18 years of age) at the dwelling house or usual place of abode of the party. I informed him or her of the general nature of the papers.
    - (3) ☐ **(physical address unknown)** a person at least 18 years of age apparently in charge at the usual mailing address of the person to be served, other than a United States Postal Service post office box. I informed him or her of the general nature of the papers.
    - (4) ☐ I thereafter mailed (by first-class, postage prepaid) copies of the documents to the person to be served at the place where the copies were left (Code Civ. Proc., § 415.20). I mailed the documents on (date): from (city): or ☐ a declaration of mailing is attached.
    - (5) ☐ I attach a **declaration of diligence** stating actions taken first to attempt personal service.

PLAINTIFF/PETITIONER: China Central Television, et al.	CASE NUMBER: CV 15-1869 MMM (AJWx)
DEFENDANT/RESPONDENT: Create New Technology (HK) Limited, et al	

5. c. ☐ **by mail and acknowledgment of receipt of service.** I mailed the documents listed in item 2 to the party, to the address shown in item 4, by first-class mail, postage prepaid,
- (1) on (date): (2) from (city):
- (3) ☐ with two copies of the *Notice and Acknowledgment of Receipt* and a postage-paid return envelope addressed to me. (*Attach completed Notice and Acknowledgement of Receipt.*) (Code Civ. Proc., § 415.30.)
- (4) ☐ to an address outside California with return receipt requested. (Code Civ. Proc., § 415.40.)
- d. ☐ **by other means** (specify means of service and authorizing code section):

☐ Additional page describing service is attached.

6. The "Notice to the Person Served" (on the summons) was completed as follows:

- a. ☐ as an individual defendant.
- b. ☐ as the person sued under the fictitious name of (specify):
- c. ☐ as occupant.
- d. ☒ On behalf of (specify): **Create New Technology (HK) Limited**  
under the following Code of Civil Procedure section:
- |   |  |
|---|--|
| <input type="checkbox"/> 416.10 (corporation)                     | <input type="checkbox"/> 415.95 (business organization, form unknown)  |
| <input type="checkbox"/> 416.20 (defunct corporation)             | <input type="checkbox"/> 416.60 (minor)  |
| <input type="checkbox"/> 416.30 (joint stock company/association) | <input type="checkbox"/> 416.70 (ward or conservatee)  |
| <input type="checkbox"/> 416.40 (association or partnership)      | <input type="checkbox"/> 416.90 (authorized person)  |
| <input type="checkbox"/> 416.50 (public entity)                   | <input type="checkbox"/> 415.46 (occupant)   |
|   | <input checked="" type="checkbox"/> other: FRCP 4(f)(2); CCP § 413.10(c); Companies Ordinance § 827, Cap. 622 of the Laws of Hong Kong |

7. **Person who served papers**

- a. Name: **Leung Shun Chi**
- b. Address: **Vivien Chan & Co., Solicitors & Notaries, 57/F Cheung Kong Center, 2 Queen's Road Central, Hong Kong**
- c. Telephone number: **(852) 2533 2162**
- d. **The fee** for service was: \$
- e. I am:
- (1) ☒ not a registered California process server.
- (2) ☐ exempt from registration under Business and Professions Code section 22350(b).
- (3) ☐ a registered California process server:
- (i) ☐ owner ☐ employee ☐ independent contractor.
- (ii) Registration No.:
- (iii) County:

8. ☒ **I declare** under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

or

9. ☐ **I am a California sheriff or marshal** and I certify that the foregoing is true and correct.

Date: **March 23, 2015**

**LEUNG SHUN CHI**

(NAME OF PERSON WHO SERVED PAPERS/SHERIFF OR MARSHAL)

(SIGNATURE)

**PROOF OF SERVICE BY MAIL**

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is Davis Wright Tremaine LLP, Suite 2400, 865 South Figueroa Street, Los Angeles, California 90017-2566.

On March 24, 2015, I served the foregoing document(s) described as:

1. PROOF OF PERSONAL SERVICE OF SUMMONS AND COMPLAINT ON HUA YANG INTERNATIONAL TECHNOLOGY LIMITED
2. PROOF OF PERSONAL SERVICE OF SUMMONS AND COMPLAINT ON CREATE NEW TECHNOLOGY (HK) LIMITED
3. PROOF OF PERSONAL SERVICE OF SUMMONS AND COMPLAINT ON LIANGZHONG ZHOU
4. PROOF OF PERSONAL SERVICE OF SUMMONS AND COMPLAINT ON LIANGZHONG ZHOU AS AGENT FOR NEWTVPAD LTD. CO. D/B/A NEWTVPAD.COM A/D/A TVPAD USA

by placing a **true copy** of said document(s) enclosed in a sealed envelope(s) for each addressee named below, with the name and address of the person served shown on the envelope as follows:

Soyeun D Choi, Esq.  Attorney for Club TVpad, Inc., Bennett Wong	333 Twin Dolphin Drive, Suite 220 Redwood Shores CA 94065
Rena Mehta Asha Media Group	10031 Remington Drive, Riverview, FL 33578
Amit Bhalla	3102 W. El Prado Blvd., Unit 1 Tampa, FL 33629
Liangzhong Zhou newTVpad Ltd. Co. d/b/a newtvpad.com a/k/a TVpad USA	7411 La Bolsa Dr. Dallas, TX 75248
Honghui Chen d/b/a e-Digital	815 S. Marguerita Ave. Alhambra, CA 91801
Create New Technology (HK) Limited	Limited, Room D, 10/F, Tower A, Billion Centre, 1 Wang Kwong Road, Kowloon Bay, Kowloon, Hong Kong, China
Hua Yang International Technology Ltd	Room 19c, Lockhart Rd., 301-307 Lockhart Rd., Wan Chai, Hong Kong, China

I placed such envelope(s) with postage thereon fully prepaid for deposit in the United States Mail in accordance with the office practice of Davis Wright Tremaine LLP, for collecting and processing correspondence for mailing with the United States Postal Service. I am familiar with the office practice of Davis Wright Tremaine LLP, for collecting and processing correspondence for mailing with the United States Postal Service, which practice is that when correspondence is deposited with the Davis Wright Tremaine LLP, personnel responsible for delivering correspondence to the United States Postal Service, such correspondence is delivered to the United States Postal Service that same day in the ordinary course of business.

Executed on March 24, 2015, at Los Angeles, California.

☒ Federal I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Frank M. Romero

Print Name

*Frank M. Romero*

Signature

**Service/Waivers of Summons and Complaints :**[2:15-cv-01869-MMM-AJW China Central Television et al v. Create New Technology HK Limited et al](#)

ACCO,(AJWx),AO120,AO121,DISCOVERY,MANADR

**UNITED STATES DISTRICT COURT for the CENTRAL DISTRICT OF CALIFORNIA****Notice of Electronic Filing**

The following transaction was entered by McCauley, Carla on 3/24/2015 at 2:36 PM PDT and filed on 3/24/2015

**Case Name:** China Central Television et al v. Create New Technology HK Limited et al

**Case Number:** [2:15-cv-01869-MMM-AJW](#)

**Filer:** China International Communications Co., Ltd.  
China Central Television  
TVB Holdings USA Inc  
Dish Network L.L.C.

**Document Number:** [38](#)

**Docket Text:**

**PROOF OF SERVICE Executed by Plaintiff China International Communications Co., Ltd., China Central Television, TVB Holdings USA Inc, Dish Network L.L.C., upon Defendant Create New Technology HK Limited served on 3/18/2015, answer due 4/8/2015. in compliance with California Code of Civil Procedure by personal service. Original Summons NOT returned. (McCauley, Carla)**

**2:15-cv-01869-MMM-AJW Notice has been electronically mailed to:**

Carla A McCauley carlamccauley@dwt.com, frankromero@dwt.com

George P Wukoson georgewukoson@dwt.com

Lacy H Koonce , III lancekoonce@dwt.com

Robert D Balin robbalin@dwt.com

Samuel M Bayard samuelbayard@dwt.com

**2:15-cv-01869-MMM-AJW Notice has been delivered by First Class U. S. Mail or by other means BY THE FILER to :**

The following document(s) are associated with this transaction:

**Document description:**Main Document

**Original filename:**C:\Users\romei\Desktop\POS complaints\Create New Technology.pdf

**Electronic document Stamp:**

[STAMP cacdStamp\_ID=1020290914 [Date=3/24/2015] [FileNumber=19171617-0  
] [39afa76071bb692f61e96810526d03a5da493d81bf33f1c36676fc669b7b44041b8  
542b4e16b39af7a055110668e23ef233ee9f029f81bf98e732b417da2c29d]]

CARLA A. McCAULEY (State Bar No. 223910)  
 carlamccauley@dwt.com  
 DAVIS WRIGHT TREMAINE LLP  
 865 South Figueroa Street, 24th Floor  
 Los Angeles, California 90017-2566  
 Tel.: (213) 633-6800 Fax: (213) 633-6899

ROBERT D. BALIN (admitted *pro hac vice*)  
 robbalin@dwt.com  
 LACY H. KOONCE, III (admitted *pro hac vice*)  
 lancekoonce@dwt.com  
 SAMUEL BAYARD (admitted *pro hac vice*)  
 samuelbayard@dwt.com  
 GEORGE WUKOSON (admitted *pro hac vice*)  
 georgewukoson@dwt.com  
 DAVIS WRIGHT TREMAINE LLP  
 1633 Broadway  
 New York, New York 10019  
 Tel.: (212) 489-8230 Fax: (212) 489-8340  
 ATTORNEYS FOR PLAINTIFFS

**UNITED STATES DISTRICT COURT  
 CENTRAL DISTRICT OF CALIFORNIA**

CHINA CENTRAL TELEVISION, a China  
 company; CHINA INTERNATIONAL  
 COMMUNICATIONS CO., LTD., a China  
 company; TVB HOLDINGS (USA), INC., a  
 California corporation; and DISH  
 NETWORK L.L.C., a Colorado corporation,  
 Plaintiffs,

vs.

CREATE NEW TECHNOLOGY (HK)  
 LIMITED, a Hong Kong company; HUA  
 YANG INTERNATIONAL TECHNOLOGY  
 LIMITED, a Hong Kong company;  
 SHENZHEN GREATVISION NETWORK  
 TECHNOLOGY CO. LTD., a China  
 company; CLUB TVPAD, INC., a California  
 corporation; BENNETT WONG, an  
 individual, ASHA MEDIA GROUP INC.  
 d/b/a TVPAD.COM, a Florida corporation;  
 AMIT BHALLA, an individual;  
 NEWTPAD LTD. COMPANY d/b/a  
 NEWTPAD.COM a/k/a TVPAD USA, a  
 Texas corporation; LIANGZHONG ZHOU,  
 an individual; HONGHUI CHEN d/b/a E-  
 DIGITAL, an individual; JOHN DOE 1 d/b/a  
 BETV; JOHN DOE 2 d/b/a YUE HAI; JOHN  
 DOE 3 d/b/a 516; JOHN DOE 4 d/b/a HITV;  
 JOHN DOE 5 d/b/a GANG YUE; JOHN  
 DOE 6 d/b/a SPORT ONLINE; JOHN DOE 7  
 d/b/a GANG TAI WU XIA; and JOHN DOES  
 8-10,

Defendants.

) Case No.  
 ) CV 15-1869 MMM (AJWx)

) PROOF OF PERSONAL  
 ) SERVICE OF SUMMONS AND  
 ) COMPLAINT ON HUA YANG  
 ) INTERNATIONAL  
 ) TECHNOLOGY LIMITED

) Courtroom: 780  
 ) Judge: Hon. Margaret M. Morrow

) Action Filed: March 13, 2015  
 ) Trial Date:

POS-010

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): <b>Davis Wright Tremaine LLP</b> Carla A. McCauley SBN 223910 865 S. Figueroa Street, Suite 2400 Los Angeles, CA 90017 TELEPHONE NO.: (213) 633-6800 FAX NO. (Optional): (213) 633-6899 E-MAIL ADDRESS (Optional): carlamccauley@dwf.com ATTORNEY FOR (Name): Plaintiffs	<b>FOR COURT USE ONLY</b>
<b>UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA</b> STREET ADDRESS: 312 N. Spring Street MAILING ADDRESS: CITY AND ZIP CODE: Los Angeles, CA 90012 BRANCH NAME: Western Division	
PLAINTIFF/PETITIONER: China Central Television, et al. DEFENDANT/RESPONDENT: Create New Technology (HK) Limited, et al	CASE NUMBER: <b>CV 15-1869 MMM (AJWx)</b>
<b>PROOF OF SERVICE OF SUMMONS</b>	Ref. No. or File No.:

(Separate proof of service is required for each party served.)

1. At the time of service I was at least 18 years of age and not a party to this action.
2. I served copies of:
  - a. ☒ summons
  - b. ☒ complaint
  - c. ☒ Alternative Dispute Resolution (ADR) package
  - d. ☐ Civil Case Cover Sheet (served in complex cases only)
  - e. ☐ cross-complaint
  - f. ☒ other (specify documents): Notice of Related Case; Notice of Interested Parties; Corporate Disclosure Statement; Notice of Assignment; Report Re: Trademark; Report Re: Copyright
3. a. Party served (specify name of party as shown on documents served): Hua Yang International Technology Limited
  - b. ☐ Person (other than the party in item 3a) served on behalf of an entity or as an authorized agent (and not a person under item 5b on whom substituted service was made) (specify name and relationship to the party named in item 3a):
4. Address where the party was served: Room 19c, Lockhart Ctr., 301-307 Lockhart Rd., Wan Chai, Hong Kong
5. I served the party (check proper box)
  - a. ☒ **by personal service.** I personally delivered the documents listed in item 2 to the party or person authorized to receive service of process for the party (1) on (date): March 17, 2015 (2) at (time): 5:00 p.m.
  - b. ☐ **by substituted service.** On (date): at (time): I left the documents listed in item 2 with or in the presence of (name and title or relationship to person indicated in item 3):
    - (1) ☐ **(business)** a person at least 18 years of age apparently in charge at the office or usual place of business of the person to be served. I informed him or her of the general nature of the papers.
    - (2) ☐ **(home)** a competent member of the household (at least 18 years of age) at the dwelling house or usual place of abode of the party. I informed him or her of the general nature of the papers.
    - (3) ☐ **(physical address unknown)** a person at least 18 years of age apparently in charge at the usual mailing address of the person to be served, other than a United States Postal Service post office box. I informed him or her of the general nature of the papers.
    - (4) ☐ I thereafter mailed (by first-class, postage prepaid) copies of the documents to the person to be served at the place where the copies were left (Code Civ. Proc., § 415.20). I mailed the documents on (date): from (city): or ☐ a declaration of mailing is attached.
    - (5) ☐ I attach a **declaration of diligence** stating actions taken first to attempt personal service.

PLAINTIFF/PETITIONER: China Central Television, et al.	CASE NUMBER: CV 15-1869 MMM (AJWx)
DEFENDANT/RESPONDENT: Create New Technology (HK) Limited, et al	

5. c. ☐ **by mail and acknowledgment of receipt of service.** I mailed the documents listed in item 2 to the party, to the address shown in item 4, by first-class mail, postage prepaid,
- (1) on (date): (2) from (city):
- (3) ☐ with two copies of the *Notice and Acknowledgment of Receipt* and a postage-paid return envelope addressed to me. (*Attach completed Notice and Acknowledgement of Receipt.*) (Code Civ. Proc., § 415.30.)
- (4) ☐ to an address outside California with return receipt requested. (Code Civ. Proc., § 415.40.)
- d. ☐ **by other means** (specify means of service and authorizing code section):

☐ Additional page describing service is attached.

6. The "Notice to the Person Served" (on the summons) was completed as follows:

- a. ☐ as an individual defendant.
- b. ☐ as the person sued under the fictitious name of (specify):
- c. ☐ as occupant.
- d. ☒ On behalf of (specify): **Hua Yang International Technology Limited**  
under the following Code of Civil Procedure section:
- |   |  |
|---|--|
| <input type="checkbox"/> 416.10 (corporation)                     | <input type="checkbox"/> 415.95 (business organization, form unknown)  |
| <input type="checkbox"/> 416.20 (defunct corporation)             | <input type="checkbox"/> 416.60 (minor)  |
| <input type="checkbox"/> 416.30 (joint stock company/association) | <input type="checkbox"/> 416.70 (ward or conservatee)  |
| <input type="checkbox"/> 416.40 (association or partnership)      | <input type="checkbox"/> 416.90 (authorized person)  |
| <input type="checkbox"/> 416.50 (public entity)                   | <input type="checkbox"/> 415.46 (occupant)   |
|   | <input checked="" type="checkbox"/> other: FRCP 4(f)(2); CCP § 413.10(c); Companies Ordinance § 827, Cap. 622 of the Laws of Hong Kong |

7. **Person who served papers**

- a. Name: **Leung Shun Chi**
- b. Address: **Vivien Chan & Co., Solicitors & Notaries, 57/F Cheung Kong Center, 2 Queen's Road Central, Hong Kong**
- c. Telephone number: **(852) 2533 2162**
- d. The fee for service was: \$
- e. I am:
- (1) ☒ not a registered California process server.
- (2) ☐ exempt from registration under Business and Professions Code section 22350(b).
- (3) ☐ a registered California process server:
- (i) ☐ owner ☐ employee ☐ independent contractor.
- (ii) Registration No.:
- (iii) County:

8. ☒ I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

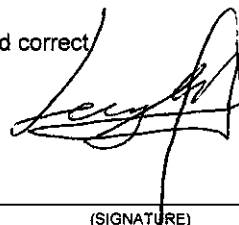
or

9. ☐ I am a California sheriff or marshal and I certify that the foregoing is true and correct.

Date: March 23, 2015

**LEUNG SHUN CHI**

(NAME OF PERSON WHO SERVED PAPERS/SHERIFF OR MARSHAL)

  
(SIGNATURE)

**PROOF OF SERVICE BY MAIL**

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is Davis Wright Tremaine LLP, Suite 2400, 865 South Figueroa Street, Los Angeles, California 90017-2566.

On March 24, 2015, I served the foregoing document(s) described as:

1. PROOF OF PERSONAL SERVICE OF SUMMONS AND COMPLAINT ON HUA YANG INTERNATIONAL TECHNOLOGY LIMITED
2. PROOF OF PERSONAL SERVICE OF SUMMONS AND COMPLAINT ON CREATE NEW TECHNOLOGY (HK) LIMITED
3. PROOF OF PERSONAL SERVICE OF SUMMONS AND COMPLAINT ON LIANGZHONG ZHOU
4. PROOF OF PERSONAL SERVICE OF SUMMONS AND COMPLAINT ON LIANGZHONG ZHOU AS AGENT FOR NEWTVPAD LTD. CO. D/B/A NEWTVPAD.COM A/D/A TVPAD USA

by placing a **true copy** of said document(s) enclosed in a sealed envelope(s) for each addressee named below, with the name and address of the person served shown on the envelope as follows:

Soyeun D Choi, Esq.  Attorney for Club TVpad, Inc., Bennett Wong	333 Twin Dolphin Drive, Suite 220 Redwood Shores CA 94065
Rena Mehta Asha Media Group	10031 Remington Drive, Riverview, FL 33578
Amit Bhalla	3102 W. El Prado Blvd., Unit 1 Tampa, FL 33629
Liangzhong Zhou newTVpad Ltd. Co. d/b/a newtvpad.com a/k/a TVpad USA	7411 La Bolsa Dr. Dallas, TX 75248
Honghui Chen d/b/a e-Digital	815 S. Marguerita Ave. Alhambra, CA 91801
Create New Technology (HK) Limited	Limited, Room D, 10/F, Tower A, Billion Centre, 1 Wang Kwong Road, Kowloon Bay, Kowloon, Hong Kong, China
Hua Yang International Technology Ltd	Room 19c, Lockhart Rd., 301-307 Lockhart Rd., Wan Chai, Hong Kong, China

I placed such envelope(s) with postage thereon fully prepaid for deposit in the United States Mail in accordance with the office practice of Davis Wright Tremaine LLP, for collecting and processing correspondence for mailing with the United States Postal Service. I am familiar with the office practice of Davis Wright Tremaine LLP, for collecting and processing correspondence for mailing with the United States Postal Service, which practice is that when correspondence is deposited with the Davis Wright Tremaine LLP, personnel responsible for delivering correspondence to the United States Postal Service, such correspondence is delivered to the United States Postal Service that same day in the ordinary course of business.

Executed on March 24, 2015, at Los Angeles, California.

☒ Federal I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Frank M. Romero

Print Name

*Frank M. Romero*

Signature

**Service/Waivers of Summons and Complaints :**[2:15-cv-01869-MMM-AJW China Central Television et al v. Create New Technology HK Limited et al](#)

ACCO,(AJWx),AO120,AO121,DISCOVERY,MANADR

**UNITED STATES DISTRICT COURT for the CENTRAL DISTRICT OF CALIFORNIA****Notice of Electronic Filing**

The following transaction was entered by McCauley, Carla on 3/24/2015 at 2:39 PM PDT and filed on 3/24/2015

**Case Name:** China Central Television et al v. Create New Technology HK Limited et al

**Case Number:** [2:15-cv-01869-MMM-AJW](#)

**Filer:** China International Communications Co., Ltd.  
China Central Television  
TVB Holdings USA Inc  
Dish Network L.L.C.

**Document Number:** [39](#)

**Docket Text:**

**PROOF OF SERVICE Executed by Plaintiff China International Communications Co., Ltd., China Central Television, TVB Holdings USA Inc, Dish Network L.L.C., upon Defendant Hua Yang International Technology Limited served on 3/17/2015, answer due 4/7/2015. in compliance with California Code of Civil Procedure by personal service. Original Summons returned. (McCauley, Carla)**

**2:15-cv-01869-MMM-AJW Notice has been electronically mailed to:**

Carla A McCauley carlamccauley@dwt.com, frankromero@dwt.com

George P Wukoson georgewukoson@dwt.com

Lacy H Koonce , III lancekoonce@dwt.com

Robert D Balin robbalin@dwt.com

Samuel M Bayard samuelbayard@dwt.com

**2:15-cv-01869-MMM-AJW Notice has been delivered by First Class U. S. Mail or by other means BY THE FILER to :**

The following document(s) are associated with this transaction:

**Document description:**Main Document

**Original filename:**C:\Users\romef\Desktop\POS complaints\Hua Yang International Tecnology Limited.pdf

**Electronic document Stamp:**

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ae035c3c25a9c29f034e3c50e9dc06ff341a2399ee66b203c40780d5740ad]]

**EXHIBIT 9**

1 Harry A. Zinn (SBN 116397)  
2 [hzinn@yzblaw.com](mailto:hzinn@yzblaw.com)  
3 Lester F. Aponte (SBN 143692)  
4 [laponte@yzblaw.com](mailto:laponte@yzblaw.com)  
5 YOUNG, ZINN & BATE LLP  
6 888 South Figueroa Street, Fifteenth Floor  
7 Los Angeles, California 90017  
8 Telephone: (213) 362-1860  
9 Facsimile: (213) 362-1861  
10  
11 Attorneys for Defendant  
12 CREATE NEW TECHNOLOGY (HK) CO. LTD.

13 UNITED STATES DISTRICT COURT  
14 CENTRAL DISTRICT OF CALIFORNIA  
15 WESTERN DIVISION

16 CHINA CENTRAL TELEVISION, A  
17 China company; ET AL.,

18 Plaintiffs,

19 vs.

20 CREATE NEW TECHNOLOGY  
21 (HK) LIMITED, a Hong Kong  
22 Company, ET AL.,

23 Defendants.

Case No. CV 15-1869 MMM (AJWx)

Assigned for all purposes to:  
Honorable Margaret M. Morrow

NOTICE OF MOTION TO WITHDRAW  
AS COUNSEL FOR DEFENDANT  
CREATE NEW TECHNOLOGY (HK)  
CO. LTD.

DATE: June 29, 2015  
TIME: 10:00 AM  
PLACE: Courtroom 780

*[Declaration of Benjamin J. Warlick In  
Support of Motion to Withdraw;  
[Proposed] Order filed concurrently  
herewith]*

1 NOTICE IS HEREBY GIVEN that on June 29, 2015, at 10:00 AM in  
2 Courtroom 780, or as soon thereafter as counsel may be heard by the above-entitled  
3 Court, located at the Edward R. Roybal Federal Building and United States  
4 Courthouse, 255 East Temple Street, Los Angeles, CA 90012-3332, in the  
5 courtroom of the Honorable Margaret M. Morrow, defendant Create New  
6 Technologies (HK) Co. Ltd. ("Create") will and hereby does move the Court to  
7 allow its counsel to withdraw.

8 The reasons for this request are the following. On Friday, April 10, 2015,  
9 Create directed its U.S. counsel to cease work on this matter, terminated the  
10 undersigned counsel's representation of Create, and consented to this motion to  
11 withdraw. The Director of Create, Zhang Wenwei, signed a written consent and  
12 approval of this motion. Create has been instructed that it may not proceed pro se,  
13 and has been given written notice of the consequences of its inability to appear pro  
14 se. Create has confirmed that it will not file an answer or otherwise respond on  
15 April 22 and will not respond to Plaintiffs' motion for preliminary injunction (Doc.  
16 No. 23).

17 This motion is made following the conference of counsel pursuant to L.R. 7-3  
18 which took place by email on April 9, 2015, and telephone on April 16. Plaintiffs  
19 oppose this motion. On April 14, 2015, U.S. counsel sent an email regarding the  
20 substance of this motion to Mr. Jeff Lee, Esq., counsel for HongHui Chen, but has  
21 not yet been able to learn if HongHui Chen opposes this motion. No other party has  
22 made an appearance as of the filing of this motion.

23 The motion will be based on this Notice of Motion and Motion, the  
24 accompanying Memorandum of Points and Authorities, the Declaration of Benjamin  
25 J. Warlick filed concurrently herewith, the pleadings and papers on file in this  
26 action, and upon such other matters as may be presented to the Court at the time of  
27 the hearing.

28

1 WHEREFORE, attorneys Harry A. Zinn and Lester F. Aponte with the law  
2 firm Young, Zinn & Bate request that the Court enter an order allowing them to  
3 withdraw as counsel for Defendant Create, relieving them of any further  
4 responsibility in this matter and directing the Plaintiff to serve all future pleadings  
5 and papers on Create.

6 DATED: April 17, 2015

7 By: /s/ Lester F. Aponte

8 Harry A. Zinn

9 Lester F. Aponte

10 YOUNG, ZINN & BATE LLP

11 Attorneys for Defendants

12 CREATE NEW TECHNOLOGY (HK)

13 CO. LTD.

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23  
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26  
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28  
YOUNG, ZINN & BATE LLP  
888 SOUTH FIGUEROA STREET, FIFTEENTH FLOOR  
LOS ANGELES, CALIFORNIA 90017

**PROOF OF SERVICE**

I am a citizen of the United States and employed in Los Angeles County, California. I am over the age of 18 and not a party to the within action. My business address is 888 S. Figueroa Street, 15<sup>th</sup> Floor, Los Angeles, California 90017.


On April 17, 2015, I hereby certify that I electronically filed the foregoing document described as **NOTICE OF MOTION TO WITHDRAW AS COUNSEL FOR DEFENDANT CREATE NEW TECHNOLOGY (HK) CO. LTD.** with the Clerk of the Court for the United States District Court, Central District of California. Participants in the case who are registered users will be served by the CM/ECF system, electronically transmitted on the following interested parties in this action at the emails addressed below:

Carla A. McCauley, Esq.  
DAVIS WRIGHT TREMAINE LLP  
865 So. Figueroa Street  
24<sup>th</sup> Floor  
Los Angeles, CA 90017  
Tel: (213) 633-6800  
Fax: (213) 633-6899  
Email: [carlamccauley@dwt.com](mailto:carlamccauley@dwt.com)

Jen-Feng Lee  
LT PACIFIC LAW GROUP LLP  
17800 Castleton Street, #560  
City of Industry, CA 91748  
Tel: (626) 810-7200  
Fax: (626) 810-7300  
Email: [jflee@ltpacificlaw.com](mailto:jflee@ltpacificlaw.com)

I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

Executed on April 17, 2015, at Los Angeles, California.

  
Patty Flores

YOUNG, ZINN & BATE LLP  
888 SOUTH FIGUEROA STREET, FIFTEENTH FLOOR  
LOS ANGELES, CALIFORNIA 90017

**EXHIBIT 10**

## McCauley, Carla

---

**From:** Owen Tse <owentse@vcclawservices.com>  
**Sent:** Thursday, September 10, 2015 9:48 PM  
**To:** McCauley, Carla  
**Cc:** Wukoson, George; Koonce, Lance; Ken Hung  
**Subject:** RE: China Central Television v. Create New Technology (HK)/Service Request

Dear Carla,

Thank you for your instructions.

We confirm that our firm stands ready to arrange our solicitor to personally serve on Defendants Create New Technology (HK) Limited and Hua Yang International Technology Limited the documents to be provided by you upon receipt.

We have conducted updated company search against both Create New Technology (HK) Limited and Hua Yang International Technology Limited today. According to the online record as of today, the registered office of Create New Technology (HK) Limited is situate at Room D, 10/F., Tower A, Billion Centre, 1 Wang Kwong Road, Kowloon Bay, Kowloon, Hong Kong, and the registered office of Hua Yang International Technology Limited is situate at Room 1103, Hang Seng Mongkok Building, 677 Nathan Road, Mongkok, Kowloon, Hong Kong.

Should you have any query, please feel free to contact us.

Best regards,  
Owen Tse  
Partner

**VIVIEN CHAN & CO.**

SOLICITORS & NOTARIES  
HONG KONG | BEIJING

**Hong Kong Office:**  
57/F Cheung Kong Center,  
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T: (852) 2533 2162  
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E: [owentse@vcclawservices.com](mailto:owentse@vcclawservices.com)  
W: [www.vcclawservices.com](http://www.vcclawservices.com)

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Please note:

A list of the firm's principals will be provided to the addressee(s) of this e-mail upon request. This email and its enclosures (if any) are intended solely for the named addressee(s) and are confidential and may be subject to legal and/or other professional privilege. The copying and/or distribution of them or any information therein by anyone other than the named addressee(s) is prohibited. Any confidentiality or privilege is not waived if this email reaches you by mistake. If you have received this email and/or any of its enclosures in error, please inform us immediately by return email or telephone at our

cost. Internet communications cannot be guaranteed to be secured or error-free as information could be intercepted, corrupted, lost, arrive late or contain viruses. Therefore, we cannot accept liability. It is your responsibility to ensure that viruses do not adversely affect your system and that your messages to us meet your own security requirements. We reserve the right to read any email or attachment entering or leaving our systems without notice.

**WARNING:**

From time to time, our spam scanners may eliminate legitimate email from clients. If your email contains important instructions, please ensure that we acknowledge receipt of those instructions.

---

**From:** McCauley, Carla [<mailto:CarlaMcCauley@dwt.com>]  
**Sent:** Thursday, September 10, 2015 4:06 AM  
**To:** Owen Tse  
**Cc:** Wukoson, George; Koonce, Lance  
**Subject:** China Central Television v. Create New Technology (HK)/Service Request

Dear Owen,

Consistent with our prior communications on this subject, Plaintiffs anticipate having ready for service by September 14, 2015 a Motion for Default Judgment as to Defendants Create New Technology (HK) Limited and Hua Yang International Technology Limited. In addition to the Motion, we anticipate having several volumes of exhibits for service on Defendants, as well as a proposed Order and proposed Judgment.

Can you please confirm that your firm stands ready to have a solicitor personally serve these documents? I will send a draft proof of service along with the filings once they are completed on September 14, 2015 PST.

In addition, could your firm please reconfirm the registered addresses for service in Hong Kong of both CNT and HYIT by Friday this week so that I may include that information in our motion and in the Proof?

If you have any questions, please let me know.

Regards,  
Carla

**Carla McCauley** | Davis Wright Tremaine LLP  
865 S Figueroa Street, Suite 2400 | Los Angeles, CA 90017  
Tel: (213) 633-8665 | Fax: (213) 633-6899  
Email: [carlamccauley@dwt.com](mailto:carlamccauley@dwt.com) | Website: [www.dwt.com](http://www.dwt.com)

Anchorage | Bellevue | **Los Angeles** | New York | Portland | San Francisco | Seattle | Shanghai | Washington, D.C.

**EXHIBIT 11**

**EXHIBIT 11**

**I. Defendants' Sales of TVpads in the United States**

<b>Shipment Method</b>	<b>Units</b>	<b>Average Price<sup>1</sup></b>	<b>Total</b>
Shipments by DHL from CNT in China to Individuals <sup>2</sup>	8191	\$249	\$2,039,559
Shipments by DHL from CNT in China to Bulk Purchasers <sup>3</sup>	100,696	\$126	\$12,687,696
Shipments by UPS from CNT in China to U.S. <sup>4</sup>	7,348	\$126	\$925,848
Shipments to YTC from CNT Per Customs Records from Dec. 2013-Mar. 2015 <sup>5</sup>	32,540	\$126	\$4,100,040
Shipments to YTC Summit by CNT from Feb. 2012-Nov. 2013 <sup>6</sup>	40,000	\$126	\$5,040,000
Shipments to MetroVista by CNT <sup>7</sup>	820	\$126	\$103,320
Shipments from China by Hoogle to Bulk Purchasers <sup>8</sup>	4,478	\$126	\$564,228
<b>Total Units:</b>	<b>194,073</b>	<b>Grand Total CNT Sales of TVpads:</b>	<b>\$25,460,691</b>

<sup>1</sup> Source support: Weil Decl. ¶25 (\$249 retail price); Zhou Decl. ¶10 (\$126 average wholesale price)

<sup>2</sup> Source support: McCauley Decl. ¶25 & Ex. 28.

<sup>3</sup> Source support: McCauley Decl. ¶24 & Ex. 27.

<sup>4</sup> Source support: McCauley Decl. ¶36 & Ex. 17.

<sup>5</sup> Source support: Weil Decl. ¶¶28-29 & Ex. 63. Plaintiffs' analysis of UPS Shipping records for YTC Summit, which show shipments of 38,405 shipments of TVpads to bulk purchasers, and 152 shipments of TVpads to individuals for the period of August 2013 to April 22, 2015, provide a parallel source of records that confirm these shipments and that YTC Summit was shipping an average of 1,830 TVpads per month. McCauley Decl. ¶¶37-44 & Exs. 19-20. Plaintiffs do not include these shipments in the above numbers to avoid double-counting, but offer them as additional support for the total numbers of TVpad units shipped to U.S. addresses.

<sup>6</sup> Source support: McCauley Decl. ¶14.

<sup>7</sup> Source support: Weil Decl. ¶¶28-29.

<sup>8</sup> Source support: McCauley Decl. ¶21 & Ex. 25.

**II. Lost Licensing Fees Not Paid to Plaintiffs Due to Infringement**

<b>Total TVpad Units as Proxy for Authorized Viewers:</b>	<b>Monthly Fee Paid by Authorized Distributors per Viewer:<sup>9</sup></b>	<b>Months of Infringement</b>	<b>Grand Total:</b>
194,073	\$30	48	\$279,465,120

**III. Lost Subscription Fees Not Paid to Plaintiffs Due to Infringement**

<b>25% of TVpad Units as Proxy for Paying Subscribers:</b>	<b>Lowest Monthly Fee Paid by Authorized Viewers for either TVB or CCTV Lineup on DISH:<sup>10</sup></b>	<b>Months (average contract period)</b>	<b>Grand Total:</b>
48,518	\$15	24	\$17,466,480

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<sup>9</sup> Source Support: Kuelling Decl. ¶13.

<sup>10</sup> Source Support: Kuelling Decl. ¶13.

**EXHIBIT 12**

Steven Shiang Chen - 7/15/2015

Page 1

UNITED STATES DISTRICT COURT  
FOR THE CENTRAL DISTRICT OF CALIFORNIA  
CHINA CENTRAL TELEVISION, a China )  
company; CHINA INTERNATIONAL )  
COMMUNICATIONS CO., LTD., a China )  
company; TVB HOLDINGS (USA), INC., a )  
California corporation; and DISH )  
NETWORK L.L.C., a Colorado limited )  
liability company, )  
Plaintiffs, )  
vs. ) No. CV 15-1869  
CREATE NEW TECHNOLOGY (HK) LIMITED, ) MMM (AJWx)  
a Hong Kong company; HUA YANG )  
INTERNATIONAL TECHNOLOGY LIMITED, a ) PAGES 1 - 196  
Hong Kong company; SHENZHEN )  
GREATVISION NETWORK TECHNOLOGY CO. )  
LTD., a China company; CLUB TVPAD, )  
INC., a California corporation; )  
BENNETT WONG, an individual; )  
-----

(CONTINUED NEXT PAGE)

DEPOSITION OF STEVEN SHIANG CHEN

Reported by:

Shelly B. Storey

CSR No. 3932

Page 3

DEPOSITION OF STEVEN SHIANG CHEN, taken on  
behalf of the Plaintiffs, at 865 South Figueroa  
Street, Suite 2400, Los Angeles, California,  
commencing at 10:11 A.M., Wednesday, July 15,  
2015, before Shelly B. Storey, CSR No. 3932,  
pursuant to Amended Subpoena under the Federal  
Rules of Civil Procedure.

Page 2

(CONTINUED FROM FIRST PAGE)  
ASHA MEDIA GROUP, INC., d/b/a )  
TVPAD.COM, a Florida corporation; )  
AMIT BHALLA, an individual; NEWTPAD )  
LTD. COMPANY d/b/a NEWTPAD.COM a/k/a )  
TVPAD USA, a Texas corporation; )  
LIANGZHONG ZHOU, an individual; )  
HONGHUI CHEN d/b/a E-DIGITAL, an )  
individual; JOHN DOE 1 d/b/a BETV; )  
JOHN DOE 2 d/b/a YUE HAI; JOHN DOE 3 )  
d/b/a 516; JOHN DOE 4 d/b/a HITV; )  
JOHN DOE 5 d/b/a GANG YUE; JOHN DOE 6 )  
d/b/a SPORT ONLINE; JOHN DOE 7 d/b/a )  
GANG TAI WU XIA; and JOHN DOES 8-10, )  
Defendants. )  
-----

Page 4

APPEARANCES OF COUNSEL:

FOR THE PLAINTIFFS:

DAVIS WRIGHT TREMAINE LLP  
BY: CARLA A. McCAULEY, ESQ.  
865 South Figueroa Street  
Twenty-fourth Floor  
Los Angeles, California 90017-2566  
(213) 633-6800

- AND -

DAVIS WRIGHT TREMAINE LLP  
BY: LACY H. KOONCE III, ESQ.  
1633 Broadway  
New York, New York 10019  
(212) 489-8230

FOR CLUB TVPAD, INC., AND BENNETT WONG:

RYU LAW FIRM  
(OF RECORD, BUT NOT PRESENT)  
5900 Wilshire Boulevard  
Suite 2250  
Los Angeles, California 90036  
(323) 931-5270

//  
//  
//

1 (Pages 1 to 4)

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EXHIBIT 12

APPEARANCES (CONTINUED)

FOR ASHA MEDIA GROUP, INC., AND AMIT  
BHALLA:

TRAVERSE LEGAL, PLC  
(OF RECORD, BUT NOT PRESENT)  
810 Cottageview Drive  
Suite G-20  
Traverse City, Michigan 49684  
(866) 936-7447

FOR NEWTVPAD LTD. CO. DBA NEWTVPAD.COM  
AKA TVPAD USA:

NI, WANG & MASSAND, PLLC  
(OF RECORD, BUT NOT PRESENT)  
8140 Walnut Hill Lane  
Suite 500  
Dallas, Texas 75231  
(972) 331-4600

FOR HONGHUI CHEN, DBA E-DIGITAL:

LT PACIFIC LAW GROUP LLP  
(OF RECORD, BUT NOT PRESENT)  
17800 Castleton Street  
Suite 560  
City of Industry, California 91748  
(626) 810-7200

A Yes.

Q So if I ask a question, it's important to say "yes," "no" and not a nod or shake of the head and to also avoid saying "uh-huh" and "uh-uh," and hopefully if you do that, I'll catch you and we can make sure we fix that.

A Okay.

Q The other thing that is going to be challenging today, particularly since we met yesterday and we had a very nice conversation, is that a deposition is not like a conversation.

And so when we start getting involved, we all have a tendency to want to talk over each other, so it's important to remember to let me finish my question, and then you can provide an answer; otherwise, we make the life of Shelly here very challenging. Is that something that you can try to remember to do?

A Sure.

Q Is there any reason you cannot provide your best testimony today?

A No.

Q Are you taking any medications that might impact your ability to provide truthful testimony today?

STEVEN SHIANG CHEN,  
having been first administered the oath,  
was examined and testified as follows:

EXAMINATION

BY MS. McCAULEY:

Q Good morning, Mr. Chen. Thanks so much again for being with us here today.

A Good morning.

Q Please state your entire name for the record.

A Steven Chen. S-t-e-v-e-n C-h-e-n.

Q Do you have a middle name?

A I don't use it.

Q Can you provide it, though, for the record?

A Shiang, S-h-i-a-n-g.

Q Now, you were deposed back in March of this year in a different litigation, so I know some of what I'm going to tell you may feel a little bit repetitive, but I think it's always helpful for the witnesses being deposed to keep some of these rules in mind.

You see we have a lovely court reporter here today, and so one thing you have to make sure to do is vocalize your responses.

A No.

Q The other thing is I may ask you a question from time to time and you may not fully understand it, and you should feel free to ask me to rephrase if something's vague or you don't understand so that you are making sure to give a truthful statement. Do you understand that?

A Yes.

Q Now, aside from the deposition that you gave in March of 2015, had you ever been deposed before that time?

A No.

Q Have you been deposed since that time?

A No.

Q Have you ever provided testimony in a lawsuit before?

A No.

Q Has YTC Summit, the company that you work for, ever been sued to your knowledge?

A Yes.

Q On what occasion was it the subject of a lawsuit?

A False advertisement.

Q And when did that lawsuit occur?

A Six or seven years ago.

Page 9

Q And how was it resolved?

A The insurance company end up picking it up.

Q So it was settled?

A It was settled.

Q And you were not deposed in that action?

A No.

Q Now, you have in front of you a document that I've marked as Exhibit 1.

(Plaintiffs' Exhibit No. 1 was marked for identification.)

Q BY MS. McCAULEY: Do you recognize this document?

A Yes.

Q And this is in fact the amended subpoena that was served on you for your appearance here today, correct, for YTC Summit's appearance?

A Yes.

Q And you are appearing today on behalf of YTC Summit; is that correct?

A Yes.

Q Now, do you understand when I ask you questions today, what I'm asking is you as a representative of YTC Summit questions, so my questions pertain to YTC Summit's business as a whole? Do you understand that?

Page 10

A Yes.

Q Now, attached to this document is a Schedule A, Topics For Testimony, and a Schedule B, Documents and Things Requested.

Did you take steps prior to today to look for documents responsive to Schedule B and all of the requests for production that are listed there?

A Yes.

Q What steps did you or other people at YTC Summit take in order to produce responsive documents?

A We have gathered all the documents that -- pertaining to have any business with Create New Technology and brought it either to you yesterday, which was the 14th of July, and also additional documents today.

Q And the documents you produced today were a USB memory device with e-mails; correct?

A That was -- we just didn't want to print that; therefore, we copied it onto the USB.

Q And in addition, you also produced to me a binder today; is that correct?

A Correct.

Q And who was the custodian of that binder prior to delivery of that to us today?

A Our shipping clerk, Yvonne Gonzalez.

Page 11

Q And the e-mails that you produced on the memory device, were those all e-mails from Yvonne's e-mail system?

A Yes.

Q Did you yourself take steps to determine whether you had any additional responsive e-mails other than what you produced to us in paper form yesterday?

A I have looked over my computer also, but I do not have any of the e-mails.

Q And did you also request that other individuals who may have had business dealings with Create New Technology also search their e-mail systems within YTC Summit?

A Yes.

Q And did anybody else have any responsive documents to your knowledge?

A No.

Q Now, yesterday when we were at your office, you handed me a binder -- an additional binder with additional shipping and wire transfer information. Do you recollect doing so?

A Yes.

Q Who was the custodian of that binder?

A Jennifer Chen, C-h-e-n.

Page 12

Q Is she any relation to you?

A She's my spouse, my wife.

Q And aside from the binder you provided yesterday to us and the e-mails you provided yesterday, you also provided two agreements between YTC Summit and Create New Technology. Do you recall handing those to us as well?

A Yes.

Q And were those agreements documents that you had in your custody?

A Those are documents that -- yes.

Q And where did you retain those documents?

A In my cabinet.

Q And when you were looking in your cabinet for the agreements, did you see whether there were any other documents that pertained to Create New Technology?

A No.

Q So let me rephrase to make the record clear.

Is it accurate to say that when you looked for those two agreements, those were the only two documents in your possession in your cabinet that pertained to Create New Technology?

A Yes.

Q Now, you don't have an attorney with you

3 (Pages 9 to 12)

Page 13

1 here today, so you're representing yourself here  
2 today; correct?

3 A Yes.

4 Q Did you attempt to contact Create New  
5 Technology to determine whether they would provide  
6 you counsel?

7 A Not for the subpoena that you have sent me,  
8 no.

9 Q Previously did you contact Create New  
10 Technology to see if they would provide you an  
11 attorney to represent you at any deposition  
12 proceedings involving litigation concerning Create  
13 New Technology?

14 A Yes, on the previous deposition, yes.

15 Q And was that the deposition that took place  
16 in March of 2015?

17 A Yes.

18 Q And at what point did you contact Create New  
19 Technology to determine whether they would provide  
20 you with counsel?

21 A When I had -- when I received the subpoena.  
22 That's when I contacted them.

23 Q And who specifically at Create New  
24 Technology did you speak with?

25 A Annie Zhang, Z-h-a-n-g, last name.

Page 15

1 in time regarding whether she would provide counsel  
2 to you?

3 A She called back about a couple of hours  
4 later and says no, that there won't be any counsel  
5 here with me, that whatever questions at the  
6 deposition I just answer truthfully.

7 Q Anything else that she told you during that  
8 phone call?

9 A Nothing else.

10 Q Did you discuss with her the documents that  
11 you had been requested to produce in response to that  
12 March 2015 subpoena?

13 A No.

14 Q Did you discuss with Ms. Zhang the documents  
15 that you intended to produce in response to that  
16 subpoena?

17 A We didn't -- we did not discuss about what  
18 documents. Whatever I was supposed to be presented,  
19 I will present it.

20 Q And did you have that discussion with her at  
21 that time?

22 A I told her I'm going to be answering exactly  
23 to what the attorneys request.

24 Q And what was her response to that?

25 A Nothing.

Page 14

1 Q Does Annie have any other names that she  
2 goes by?

3 A That's the only name that I know of.

4 Q And how did you communicate with Ms. Zhang  
5 about your receipt of the subpoena in the March 2015  
6 deposition?

7 A I called her.

8 Q And what did you say to her?

9 A I said, "I have a deposition for a lawsuit  
10 which involves your company, and I understand you do  
11 have an attorney that's representing the company. Is  
12 your counsel going to be present when I do my  
13 deposition?"

14 Q Anything else that you let her know about  
15 that subpoena in that call?

16 A That's it.

17 Q And what was Ms. Zhang's response?

18 A She said she'll get back with me on that as  
19 she had no idea that I was subpoenaed.

20 Q Did you e-mail her at any point or mail her  
21 a copy of the subpoena that you had received?

22 A No.

23 Q Did she request that you do so?

24 A No.

25 Q Did Ms. Zhang get back to you at any point

Page 16

1 Q Did Ms. Zhang say anything to you in either  
2 of those phone calls regarding the subpoena?

3 A She said she was sorry that YTC got involved  
4 into this case.

5 Q Anything else that she said?

6 A That's about it.

7 Q Did she express surprise that you had been  
8 subpoenaed?

9 A At the initial phone call, yes, when I told  
10 her I got subpoenaed.

11 Q And did she elaborate in terms of why she  
12 was surprised?

13 A She didn't think YTC would get involved.

14 Q Any other reason?

15 A No.

16 Q Let me take a step back and go through a  
17 couple of background questions regarding you  
18 personally. Where do you reside presently?

19 A 1534 Lark Tree Way, L-a-r-k T-r-e-e,  
20 Hacienda Heights, 91745.

21 Q And where are you employed currently?

22 A YTC Summit.

23 Q And what is your title there?

24 A Manager.

25 Q Are you also president?

4 (Pages 13 to 16)

Steven Shiang Chen - 7/15/2015

Page 17

1 A Yes.

2 Q Any other titles that you have at YTC  
3 Summit?

4 A No.

5 Q And what is the address of YTC Summit?

6 A 12037 Clark Street, C-I-a-r-k, Arcadia,  
7 91006

8 Q Now, you probably are familiar with this  
9 from the last deposition, but in a few weeks from now  
10 after today is completed, you will get a booklet  
11 where the court reporter has written all of what's  
12 transpired today on the open record, and you'll have  
13 an opportunity to review that booklet and provide any  
14 corrections to any mistranscriptions that you see.  
15 Do you understand that?

16 A Yes.

17 Q Do you have a preference as to where the  
18 court reporter should send that deposition? To your  
19 work or to your home?

20 A It should be sent to work.

21 Q How long have you worked at YTC Summit?

22 A Twelve years.

23 Q So would that be --

24 A Year 2002.

25 Q I'll represent to you when I looked at the

Page 19

1 A 40.

2 Q Who are the other shareholders in the  
3 company?

4 A There's Oliver Tan, 20 percent, Tony Chen,  
5 20 percent, and Victor Chen, 20 percent.

6 Q Is Mr. Tony Chen a relation of yours?

7 A Yes.

8 Q And what relation is that?

9 A My cousin.

10 Q And what about Mr. Victor Chen? Is he a  
11 relation?

12 A Yes.

13 Q What relation?

14 A Same thing. Cousin.

15 Q And what about Oliver Tan?

16 A Oliver Tan is my brother-in-law.

17 Q So Jennifer's brother.

18 A Yes.

19 Q Were you, Mr. Tan, Mr. Tony Chen, and  
20 Mr. Victor Chen the original shareholders in YTC  
21 Summit as of 1994?

22 A No.

23 Q Who were the original shareholders?

24 A Original shareholder was myself, Oliver Tan  
25 and Silvia Tan.

Page 18

1 articles of incorporation for YTC Summit on the  
2 California business portal, it indicated that the  
3 articles were filed on February 17th of 1994.

4 A Correct.

5 Q So is that the actual founding of the  
6 company?

7 A Yes.

8 Q And you've worked at YTC Summit for that  
9 entire period of time?

10 A I did not work in YTC at that time.

11 Q Where did you work when the company was  
12 founded?

13 A I was working for L.A. County.

14 Q And what was your job position at L.A.  
15 County?

16 A Physicist.

17 Q Did you personally incorporate YTC Summit?

18 A No.

19 Q Did somebody else?

20 A It was a law firm that did that for us.

21 Q I see. Let me be clearer.

22 Are you a shareholder in YTC Summit?

23 A Yes.

24 Q And what percentage shares do you own in the  
25 company?

Page 20

1 Q And who's Silvia Tan?

2 A Jennifer's sister.

3 Q Aside from you, Mr. and Mrs. Tan, Tony Chen  
4 and Victor Chen, have there been any other  
5 shareholders at the company from its inception to  
6 today?

7 A No.

8 Q So at the time that you incorporated YTC  
9 Summit in 1994, you said you were working at L.A.  
10 County as a physicist; correct?

11 A Correct.

12 Q Who was running the business of YTC Summit  
13 at that time?

14 A Jennifer.

15 Q At what point did you become involved in YTC  
16 Summit's business?

17 A 2002.

18 Q So from 1994 until 2002, were you working  
19 for L.A. County as a physicist the entire time?

20 A Yes.

21 Q And did you leave that job in 2002 when you  
22 started working for YTC --

23 A Yes.

24 Q -- or -- let me finish my question first.  
25 That's the challenge of a deposition.

5 (Pages 17 to 20)

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1 At the time that you joined YTC Summit in  
2 2002, did you leave your position at L.A. County?

3 A Yes.

4 Q And have you been working at YTC Summit  
5 since 2002?

6 A Yes.

7 Q So no other jobs in the interim?

8 A No.

9 Q And have you been a 40 percent owner of YTC  
10 Summit since approximately 2002 or for some other  
11 period of time?

12 A 40 percent was since 1996.

13 Q Does Create New Technology own any interest  
14 in YTC Summit?

15 A No.

16 Q Can you describe to me generally what the  
17 nature of YTC Summit's business is?

18 A We are a gift import company. We design  
19 our -- the gift items, produce it in China, import it  
20 back to the U.S. and distribute it throughout North  
21 America.

22 Q And I think your website lists some of the  
23 gifts as home decor, historical replicas, fantasy  
24 figurines, jewelry, and housewares.

25 Is that an accurate summary of the types of

Page 22

1 gifts that your company designs and imports from  
2 China?

3 A Yes.

4 Q Any other products that your company itself  
5 designs in the U.S., manufactures in China, and then  
6 imports into the U.S. that constitutes part of your  
7 business?

8 A Pretty much whatever you just described.

9 Q Now, YTC Summit also has done fulfillment  
10 services for some companies; is that correct?

11 A Correct.

12 Q What companies has YTC Summit done  
13 fulfillment services for?

14 A We have done fulfillments for Hennessy and  
15 there's a Fortune Bag company that we have, and  
16 that's it.

17 Q And what about Create New Technology?

18 A Including Create New Technology also.

19 Q Any other companies aside from Hennessy, the  
20 Fortune Bag company and Create New Technology that  
21 YTC Summit has engaged in fulfillment services for?

22 A No.

23 Q When you use the term "fulfillment  
24 services," what do you mean in terms of the nature of  
25 YTC Summit's business for those three companies?

Page 23

1 A We help distribute these products in the  
2 U.S. in the logistic format only.

3 Q So is YTC Summit involved in making sales  
4 for Fortune Bag?

5 A No.

6 Q Is it involved in making sales for Hennessy?

7 A No.

8 Q And is it involved in making sales for  
9 Create New Technology?

10 A No.

11 Q Has it ever been involved in making sales  
12 for any of those three companies?

13 A No.

14 Q So we'll get back to that in a little bit in  
15 terms of how that works.

16 Before YTC Summit began doing fulfillment  
17 services for Create New Technology, had it already  
18 done fulfillment services for the Fortune Bag company  
19 or Hennessy previously?

20 A Yes.

21 Q And taking one step back to YTC Summit's  
22 gift import business, the manufacturing of the gifts  
23 occurs in China; correct?

24 A Yes.

25 Q Is the manufacturing done by a company owned

Page 24

1 by YTC Summit?

2 A No.

3 Q What is the name of the company that does  
4 the manufacturing for YTC Summit?

5 A There are various different factories that  
6 produce the goods for YTC.

7 Q And where are they located in China?

8 A They are located some in the Guangdong area,  
9 some in the Fujian Province area.

10 Q Are any of the companies that do the  
11 manufacturing of YTC Summit's gift imports located in  
12 ShenZhen?

13 A No.

14 Q Now, when we talk about YTC Summit doing  
15 fulfillment services for Create New Technology, what  
16 product or products was YTC Summit specifically  
17 handling logistics for?

18 A TVPads and accessories that -- associated  
19 with TVPads.

20 Q Can you be more specific about the types of  
21 accessories that YTC Summit handled fulfillment for?

22 A Remote control, USB cable, power supplies,  
23 advertisement posters, and promotional bags.

24 Q Anything else?

25 A That's it.

6 (Pages 21 to 24)

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Page 25

1 Q When did YTC Summit begin doing business  
2 with Create New Technology?

3 A 2012.

4 Q So let me hand you a document that you gave  
5 us yesterday. We'll mark it as Exhibit 2, a document  
6 entitled "Logistic Distribution Agreement" dated  
7 February 20, 2012, by and between Create New  
8 Technology and YTC Summit International, Inc.  
9 (Plaintiffs' Exhibit No. 2  
10 was marked for identification.)

11 Q BY MS. McCAULEY: If I could have you  
12 please, Mr. Chen, take a look at Exhibit 2 and let me  
13 know when you've had a chance to just review it very  
14 briefly, and I'll ask you after you've had a chance  
15 to do that whether you recognize this document.

16 A Yes.

17 Q And what is this document?

18 A This is a logistic contract that we signed  
19 with Create New Technology.

20 Q Was this the first such agreement that YTC  
21 Summit signed with Create New Technology?

22 A Yes.

23 Q And if you could turn to the second-to-last  
24 page of that agreement, is that your signature?

25 A Yes.

Page 26

1 Q And who signed on behalf of Create New  
2 Technology?

3 A Annie.

4 Q Is that --

5 A Zhang.

6 Q Annie Zhang? And the date of that agreement  
7 was what date?

8 A The date of this agreement was back in, I  
9 guess, April of 2012.

10 Q If you look on the second page of the  
11 exhibit, the distribution agreement on the first line  
12 says it was made on the 20th of February, 2012; is  
13 that correct?

14 A Correct.

15 Q Is that the actual date when the document  
16 was created?

17 A Yes.

18 Q So February, not April.

19 A February, correct.

20 MS. McCAULEY: Let's go off the record one  
21 second, please.

22 (A recess was taken.)

23 MS. McCAULEY: Back on the record.

24 Q So back to Exhibit 2, if you look on the  
25 first page, there are photocopies of two business

Page 27

1 cards on the very first page which I will represent  
2 to you when you handed the document to us, those two  
3 separate business cards were clipped on top of the  
4 agreement.

5 A Correct.

6 Q Who is Fanny?

7 A She's the one -- from my knowledge, she's  
8 the one who is doing the distribution manager for  
9 Create New Technology.

10 Q And who is Min Zhang?

11 A Min Zhang is Annie Zhang, and she's the  
12 general manager.

13 Q So Annie Zhang and Min Zhang are one and the  
14 same people?

15 A It's the same person.

16 Q And her title is general manager?

17 A From what I understand, she's the general  
18 manager.

19 Q Now, on the business card, the business  
20 cards identify a company called ShenZhen GreatVision  
21 Network Technology Co. Ltd. right underneath the  
22 title of Ms. Zhang's business director of Fanny's  
23 business manager. Do you see that?

24 A Yes.

25 Q Do you have an understanding of what that

Page 28

1 company is?

2 A The same company as Creative New Technology.

3 Q And when you say "Creative New Technology,"  
4 do you mean Create New Technology?

5 A Create New Technology.

6 Q So your understanding was that GreatVision  
7 Network Technology Co. was one and the same with  
8 Create New Technology, the company with which you  
9 were signing this logistic distribution agreement; is  
10 that correct?

11 A Correct.

12 Q And how did you come to have that  
13 understanding?

14 A They are the person and they're using Create  
15 New Technology.

16 Q Did you ask any questions about why their  
17 business card said GreatVision but the contract said  
18 Create New Technology?

19 A No.

20 Q Did you ask them what the relationship was  
21 between those two differently named entities?

22 A No.

23 Q Did you ask Ms. Zhang what her relationship  
24 was in terms of ownership to either GreatVision or  
25 Crate New Technology?

7 (Pages 25 to 28)

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1 A Normally anybody that asks us to do a  
2 fulfillment, we would tell them it will be at least  
3 \$7.50 per address.

4 Q And in terms of the deal that you actually  
5 signed with Crate New Technology, "you" being YTC  
6 Summit, what were the pricing terms for that  
7 distribution agreement? And if you don't recall  
8 specifically, feel free to take a look at the  
9 agreement to refresh your memory. And I'll note for  
10 the record that Mr. Chen is reviewing the agreement  
11 to refresh his memory.

12 A \$7 for three and above, \$4.50 for one to two  
13 units.

14 Q And what page are you looking at for those  
15 numbers?

16 A The very last page.

17 Q And in fact, you're looking at 2.1 for the  
18 \$4.50; correct?

19 A Correct.

20 Q And 2.2 for the \$7.

21 A Correct.

22 Q Now, when you talk about three and above,  
23 that would be for three TVPads or more shipped to a  
24 single address, YTC Summit would charge a flat fee of  
25 \$7; is that correct?

1 A Yes.

2 Q And any shipping of one or two units to a  
3 single address would be charged \$4.50; is that  
4 correct?

5 A Yes.

6 Q Now, this agreement was entered into in  
7 February of 2012. Was the agreement renewed at any  
8 point in time?

9 A Yes.

10 Q When was it renewed?

11 A April 2014.

12 Q Well, let me take a step back. Is this a  
13 one-year agreement or a multiyear agreement? And  
14 perhaps I can assist you by directing your attention  
15 to page 10 in section 14.1.

16 A One year.

17 Q So the term of this agreement was from  
18 February 2012 until February of 2013; is that  
19 accurate?

20 A Yes.

21 Q And then was the agreement renewed for an  
22 additional one-year term after that?

23 A I know it was renewed, but in my mind has  
24 always been one year. That's why I was a little bit  
25 surprised that this original contract was in 2012,

1 but we didn't have any other documents to say we're  
2 going to renew another year until 2014, then we have  
3 another document that was drawn.

4 Q So in April of 2014, YTC Summit executed a  
5 new logistic distribution agreement with Create New  
6 Technology; is that right?

7 A Yes.

8 Q So from the period of February 2012 when  
9 this first agreement that's Exhibit 2 was signed  
10 until that April 2014 agreement, was YTC Summit doing  
11 fulfillment services for Create New Technology  
12 according to the terms of this 2012 agreement?

13 A Yes.

14 Q So this 2012 agreement was in effect from  
15 effectively February of 2012 until it was subsumed by  
16 the April 2014 second agreement; is that correct?

17 A Yes.

18 Q Now, going back to the terms of the  
19 agreement, if you could flip to page 2 and look at  
20 1.2, there's discussion here of a territory in which  
21 YTC Summit would be doing distribution services.  
22 What territory was it?

23 A United States.

24 Q Anywhere else?

25 A No.

1 Q If you turn to page 4, and I'll direct your  
2 attention to paragraph 3.3 that's labeled "Customer  
3 Support," do you see where the agreement says,  
4 "Distributor agrees to cooperate with supplier in  
5 dealing with any customer complaints concerning the  
6 products and to take any action requested by supplier  
7 to resolve such complaints. Distributor also agrees  
8 to assist supplier in arranging for any customer  
9 warranty service"?

10 At any point in time, did YTC Summit address  
11 customer complaints or customer warranty issues on  
12 behalf of Create New Technology?

13 A No.

14 Q Taking a step back to the background  
15 surrounding the signing of this 2012 agreement, after  
16 that initial conversation with Ms. Zhang, what  
17 happened next in terms of your negotiations with  
18 Create New Technology regarding a distributorship  
19 relationship?

20 A Can you elaborate that question?

21 Q Sure. I know you had an initial call from  
22 Ms. Zhang. Where did the communication progress  
23 after that point in time?

24 A I asked her to draw up an agreement, a  
25 logistic agreement only.

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1 Q So during that initial conversation, you  
2 were provided enough information by Ms. Zhang to know  
3 that you wanted to have a distribution agreement with  
4 this company?

5 A I would like to take on that particular --  
6 this particular opportunity to distribute the  
7 product.

8 Q Did you do any sort of research into the  
9 company before you told Ms. Zhang to write up a  
10 distribution agreement?

11 A Over the phone she told me about TVPad.

12 Q And what did she tell you about TVPad?

13 A That it's just a little box, set-up box,  
14 that we'll be distributing, and what clicked my mind  
15 was Apple TV, so...

16 Q Did Ms. Zhang give you any indication of the  
17 number of units that Create New Technology was  
18 shipping to the United States at that time?

19 A About a hundred units.

20 Q A hundred units how frequently?

21 A About a hundred units a week.

22 Q And did Ms. Zhang suggest that YTC Summit  
23 would be the sole distributor for those  
24 hundred-unit-a-week shipments to the United States?

25 A That we would do the shipping for them, yes.

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1 Q So what happened next? Did YTC Summit  
2 immediately receive an agreement?

3 A Subsequently we received an agreement which  
4 was closer to this particular format, and we kind of  
5 went through it striking out items that I don't see  
6 fit and added whatever that was supposed to be added  
7 to this agreement.

8 Q And so what you ended up with was the  
9 agreement that is Exhibit 2; is that correct?

10 A Yes.

11 Q Approximately how long did that process of  
12 negotiation take?

13 A About a week, little bit more than a week.

14 Q At any point during that process, did you do  
15 any research online about the TVPad device?

16 A No.

17 Q Were you sent any examples of the device?

18 A No.

19 Q Did you do any research into Create New  
20 Technology's background prior to signing this  
21 agreement that is Exhibit 2?

22 A No.

23 Q After executing the agreement in  
24 February 2012, how shortly after that time period did  
25 YTC Summit begin to do fulfillment services for

Page 38

1 Q So all shipping?

2 A I assumed it's all shipping.

3 Q Did you have an exclusive relationship with  
4 Create New Technology?

5 A No.

6 Q Any other background information that  
7 Ms. Zhang gave you in that initial phone call prior  
8 to your request that she write up a distribution  
9 agreement?

10 A Can you ask that question one more time?

11 Q Did Ms. Zhang give you any other background  
12 information that led you, as YTC Summit's president,  
13 to want to engage in a distribution agreement with  
14 this company?

15 A Yeah, because we didn't have to spend any  
16 money stocking. All we will be doing is just to  
17 collect a fee for the service that we provided.

18 Q So effectively, collect a fee just for  
19 shipping and handling and nothing else.

20 A Yes.

21 Q And did Ms. Zhang provide you any other  
22 information during that call that encouraged you to  
23 want to begin a distribution relationship with Create  
24 New Technology?

25 A No.

Page 40

1 Create New Technology?

2 A I really don't remember the time frame.

3 Q Was it within the same year of 2012?

4 A Yes.

5 Q Can you be more precise in terms of whether  
6 it was within a month, two months, three months of  
7 the signing of the agreement?

8 A I really don't remember specific dates.

9 Q After YTC Summit began to do distribution  
10 and fulfillment services for Create New Technology  
11 and that process started, was it YTC Summit's  
12 experience that it was shipping more of the one and  
13 two devices per address or more of the three-plus  
14 devices to addresses?

15 A We were doing more of the three or plus.

16 Q And in fact, were the shipments that YTC  
17 Summit ended up doing in the 2012 to April 2014 time  
18 period larger than three units? What was the -- let  
19 me try that again.

20 During this initial contract period of 2012  
21 to April of 2014, what was the average size of the  
22 shipments that YTC Summit was performing for Create  
23 New Technology?

24 A It was more of a bulk shipment than  
25 individual shipment.

10 (Pages 37 to 40)

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Q And when you say "bulk shipment," can you give me an idea of the numbers we're talking about?

A 20 plus.

Q Up to 500?

A Up to 200.

Q Did YTC Summit on occasion ship one to two devices to a particular address?

A Sometimes.

Q Do you have an estimate as to what type of fees YTC Summit was charging Create New Technology on a monthly basis for its fulfillment services under this first agreement?

A On a weekly basis, maybe about \$50.

Q I'm going to turn for a minute to the second agreement that you provided to us yesterday.

I'll hand to the witness Exhibit 3, which is a document entitled "Logistic Distribution Agreement" between Create New Technology and YTC Summit International, Inc., dated April 1, 2014.

(Plaintiffs' Exhibit No. 3

was marked for identification.)

Q BY MS. McCAULEY: Now, Mr. Chen, do you recognize this document?

A Yes.

Q And what is it?

Page 42

A This is the distribution agreement that's currently in its term.

Q And if you could turn to the second-to-last page, is that your signature on behalf of YTC Summit?

A Yes.

Q And who signed on behalf of Create New Technology?

A Fanny.

Q Now, the date of this agreement is April 1, 2014; is that correct?

A Yes.

Q If you'd turn to the second page at paragraph 1.2 where it lists "Territory," what was the territory for this agreement?

A The same as before.

Q United States?

A United States.

Q And again, if you turn to page 4 and you look at section 3.3 entitled "Customer Support," did YTC Summit ever field customer complaints or customer warranty service issues on behalf of Create New Technology?

A No.

Q If you could turn to the last page, section 2, "Distributor Services and Charges," how was this

Page 43

agreement different in terms of pricing than the original 2012 agreement?

A The units were raised from the one to two to one to five units, and the price per address had been changed from \$4.50 to \$4.

Q And then what's the flat fee for shipping contents of five units and above?

A For five units and above, it's \$7.

Q Now, this agreement is still in effect; is that right?

A Yes.

Q It's a two-year agreement; correct?

A Yes.

Q Is YTC Summit currently doing any sort of fulfillment or distribution services for Create New Technology?

A No.

Q Approximately when did YTC Summit cease doing fulfillment services on behalf of Create New Technology?

A The last shipment that we have shipped out was back in -- I think end of March, beginning of April.

Q And has Create New Technology sent you any additional shipments of TVPads since approximately

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that time?

A No.

Q Has any other company sent you any shipments of TVPads since approximately that time?

A No.

Q And why is it that YTC Summit is no longer engaging in distribution services and fulfillment services on behalf of Create New Technology?

A First of all, Create New Technology has not sent any more TVPads for us to do the work.

Second, when I had that first deposition, Annie was sorry that we got involved, so I assume that they just don't want to send any more pads until this whole litigation is resolved.

Q Well, that deposition took place March 11, 2015; is that right?

A Correct.

Q And did YTC Summit receive any additional deliveries from Create New Technology after the date of your deposition?

A No.

Q Did you have a conversation with anyone at Create New Technology about whether they would continue to use YTC Summit for fulfillment services for TVPad?

11 (Pages 41 to 44)

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1 nature at the lunch?

2 A No more business talk during lunch.

3 Q So in the three hours, you gave Annie a tour  
4 and you talked about the bulk shipment situation and  
5 how YTC Summit wanted more individual shipments per  
6 address. Any other topics during the three hours  
7 that you discussed with her?

8 A No other topics.

9 Q So let's talk a minute about how the  
10 fulfillment process works or worked when YTC Summit  
11 was distributing TVPads on behalf of Create New  
12 Technology.

13 How does the process begin from your  
14 perspective? When YTC Summit receives a large  
15 shipment of TVPads?

16 A We will receive TVPads from Create New  
17 Technology in the volume of couple of hundred  
18 initially to I think one time we had couple of  
19 thousand.

20 Q And would Create New Technology give YTC  
21 Summit any sort of advance notification of the volume  
22 of TVPads or the date of arrival of a shipment?

23 A No. We will get a call from the trucking  
24 company that they are delivering some shipment to us  
25 and that's it.

Page 54

1 Q And once the shipment is delivered, what  
2 happens to it?

3 A We would put it in a pallet spot, and pretty  
4 much that's it.

5 Q So once the inventory is located in YTC  
6 Summit's warehouse, what happens next in the  
7 fulfillment process?

8 A Create New Technology will send shipping  
9 instructions, and --

10 Q What would those shipping instructions  
11 provide in terms of information to YTC Summit?

12 A Name, address, shipping amount, and what to  
13 ship.

14 Q And who would receive those shipping  
15 instructions at YTC Summit?

16 A Yvonne.

17 Q And how would she receive the shipping  
18 instructions?

19 A E-mail.

20 Q And then what would happen next upon receipt  
21 of shipping instructions from Create New Technology?

22 A They will be sent to the packing area, it  
23 will get packed, and we will scan all of the MAC  
24 numbers for that particular shipment.

25 Q And what is a MAC number?

Page 55

1 A It's an ID number for each electronic  
2 device.

3 Q So what would happen to the scans, MAC  
4 numbers, from your system's perspective? What would  
5 happen next to that information?

6 A That information will be translated -- will  
7 be sent back to Create New Technology's back end  
8 area.

9 Q And what's the purpose of a MAC number  
10 according to your understanding?

11 A That's how they can turn on or turn off a  
12 device.

13 Q So is it necessary for Create New Technology  
14 to know the precise MAC numbers for each device that  
15 is being shipped to each customer?

16 A It's important that they know we ship that  
17 particular units out --

18 Q And why is that?

19 A -- to a customer.

20 Q Why is that?

21 A That means they already collected the money.

22 Q Well, another way of thinking about it is  
23 that if you track for Create New Technology the  
24 particular MAC number of the devices you ship to a  
25 particular customer, Create New Technology then knows

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1 that those particular devices are in the hands of a  
2 particular customer and has the ability to turn them  
3 on; is that correct?

4 A No. I think knowing the MAC number went out  
5 of our office meaning that particular device they  
6 collected the money. The one that still sits in my  
7 office meaning it hasn't get turned on or it hasn't  
8 got paid; therefore --

9 Q Is that an inventory control process?

10 A It's more of -- for them it will be a good  
11 inventory control process plus if anybody took a box  
12 from my warehouse, they wouldn't be able to turn it  
13 on, so it's a useless piece of electronics.

14 Q So it's in a way -- transmission of the MAC  
15 number to Create New Technology is a security feature  
16 to make sure that their products aren't stolen.

17 A One, it's not stolen. Second, means they  
18 ask us to ship 10 units. We're telling them these 10  
19 units are shipped. In their system that means that  
20 10 units are the ones that's been paid for;  
21 therefore, it could be turned on.

22 Q Fair enough.

23 And the relay of the MAC number information  
24 to Create New Technology also helps them identify how  
25 much product YTC Summit had in stock in its warehouse

14 (Pages 53 to 56)

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1 at any given time; is that right?

2 A Yes.

3 Q So if, for example, YTC Summit was running  
4 low on product, Create New Technology would know that  
5 they would have to ship more TVPads with new MAC  
6 numbers to YTC Summit; is that right?

7 A Yes.

8 Q And just to be clear, every MAC number is a  
9 unique identifying number; correct?

10 A Yes.

11 Q So in other words, a device -- strike that.  
12 So in other words, there would not be two  
13 identical MAC numbers out there in the world.

14 A Shouldn't be.

15 Q I think my colleague, Mr. Koonce, likened it  
16 to a vehicle identification number for a car. It's a  
17 similar concept; is that right?

18 A Yes.

19 Q So when the shipping department in YTC  
20 Summit gets the order instructions for the TVPads,  
21 what would they, then, do to ship those devices out?

22 A Can you ask that question one more time?

23 Q So Yvonne receives instructions from Create  
24 New Technology. She would then relay those  
25 instructions to -- I'm sorry, to the packing

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1 department and back. What would the packing  
2 department do aside from scanning the MAC numbers for  
3 that shipment?

4 A They will weigh the boxes and also take a  
5 measurement of that particular box.

6 Q And what would they do with that  
7 information?

8 A That information will come back to Yvonne.

9 Q And then what would Yvonne do with that  
10 information?

11 A That would have to be inputted into the UPS  
12 system or FedEx system so that they will generate a  
13 shipping label, proper charges will be charged for  
14 that particular shipment.

15 Q And then what would Yvonne do with the  
16 shipping label?

17 A She would place it onto the -- each  
18 particular shipment, and UPS will pick it up at the  
19 end of the day.

20 Q Now, would Yvonne do anything to input  
21 information to Create New Technology regarding  
22 effectuating the distribution of the products in  
23 accordance with the shipping instructions?

24 A Can you ask that question again?

25 Q What would Yvonne do to make sure that

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1 Create New Technology knew that YTC Summit had acted  
2 on the shipping instructions Create New Technology  
3 had sent?

4 A There's a tracking number once it's been  
5 processed, and Yvonne would relay that tracking  
6 number back to Create New Technology along with the  
7 MAC number.

8 Q Any other information Yvonne would provide  
9 other than the tracking number for the shipping and  
10 the MAC numbers?

11 A No.

12 Q The UPS account or FedEx account that YTC  
13 Summit used to ship these devices on behalf of Create  
14 New Technology, was that a YTC Summit account or did  
15 the accounts or UPS and FedEx belong to Create New  
16 Technology?

17 A That is a Create New Technology account.

18 Q And did Create New Technology provide that  
19 UPS account and FedEx account information to YTC  
20 Summit?

21 A Yes.

22 Q Did Create New Technology have YTC Summit  
23 use any other shipping company other than UPS or  
24 FedEx?

25 A Only UPS, not even FedEx.

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1 Q Did YTC Summit ever use DHL Express for  
2 purposes of shipping?

3 A YTC would use DHL before for our own product  
4 but not for Concrete New Design.

5 Q And when you say Concrete New Design, you  
6 mean Create New Technology?

7 A Or Create New Technology.

8 Q So for purposes of YTC Summit's fulfillment  
9 relationship with Create New Technology, the only  
10 shipping service it used was UPS for all TVPads  
11 delivered in the United States; is that right?

12 A Yes.

13 Q And were all of the shipments that YTC  
14 Summit ultimately did for Create New Technology  
15 shipments to addresses in the United States?

16 A I think 99 percent of the time it's to  
17 United States, but I know of one shipment that went  
18 to Guam that I know of.

19 Q Anything else outside of the 50 states of  
20 the United States that you are aware of?

21 A That's the only one I am aware of.

22 Q Once the product was shipped by UPS, would  
23 YTC Summit receive any sort of notifications from UPS  
24 that shipment was complete?

25 A When the shipment gets delivered, we will

15 (Pages 57 to 60)

1 sells and imports from China into its U.S. warehouse;  
2 right?

3 A Correct.

4 Q And then what happens to those designs after  
5 they're created on the computer?

6 A They are being sculpted in China.

7 Q And what company in China is responsible for  
8 the sculpting?

9 A The production of these companies will do  
10 the sculpting.

11 Q So either the Yonglung or the Duke company  
12 would do any sort of resin figurine sculpting?

13 A They would do a clay sculpting.

14 Q And is the clay then the model from which  
15 the final product is built?

16 A Then based upon the clay, they would cast a  
17 mold, a production mold, and do the production.

18 Q Does any other company have sculpting  
19 responsibilities for YTC Summit in China?

20 A No.

21 Q Is that a no?

22 A No.

23 Q Do you own any other companies in the United  
24 States other than YTC Summit?

25 A Partnership? Is that considered a company?

1 Q Yes.

2 A Yes.

3 Q What other companies do you have either a  
4 shareholder or -- strike that.

5 What other companies do you have a  
6 partnership relationship in in the United States?

7 A TVS Holding.

8 Q And what is TVS Holding responsible for?

9 A Real estate.

10 Q Any other companies in which you have a  
11 substantial ownership interest in the United States?

12 A No other.

13 Q What about outside of the U.S.? Do you have  
14 any ownership interest in other entities outside of  
15 the U.S. other than YTC Summit and TVS Holdings?

16 A No.

17 Q Has YTC Summit ever done business with Hua  
18 Yang International Technology, Limited?

19 A Never heard of that company name.

20 Q And what about Qichaung International,  
21 Q-i-c-h-a-u-n-g International?

22 A That's the company, I think, that we know of  
23 like it's the same company as Create New Technology.  
24 It's the same company.

25 Q So Create New Technology either goes by

1 GreatVision Network Technology or -- how do you  
2 pronounce -- sorry, I'm going to destroy it -- Qi --

3 A Qi something. I don't even remember.

4 Q Okay. So Create New Technology either is  
5 Create New Technology or GreatVision Network  
6 Technology or Qichaung International?

7 A Yes.

8 Q Any other names that that business has gone  
9 by when you've been dealing with people from that  
10 company?

11 A I have heard of the three different names.  
12 The Qi, Q-i whatever, that name, the Create New  
13 Technology, and then GreatVision.

14 Q Any others?

15 A No. They might have others, but I have no  
16 idea. In China, these companies will have tons of  
17 different names.

18 Q And why is that?

19 A No idea.

20 Q Do you know how CNT was shipping its  
21 products in the United States before YTC Summit began  
22 its distributorship relationship with them?

23 A Probably DHL.

24 Q Do you know that for a fact or are you  
25 guessing?

1 A Guessing.

2 Q Do you know whether CNT was using a  
3 different distribution company prior to its  
4 arrangement with YTC Summit for shipments in the  
5 U.S.?

6 A I don't think so.

7 Q Do you know?

8 A I don't know.

9 Q Which TVPad devices did YTC Summit  
10 distribute on behalf of CNT, Create New Technology?  
11 Do you know the device numbers?

12 A No, I don't.

13 Q How did YTC Summit access Create New  
14 Technology's shipping information?

15 A There's a back-end platform.

16 Q And what do you mean by a back-end platform?

17 A It's a port that they open specifically that  
18 YTC can log in and send the information in.

19 Q So is it an Internet-based port that YTC  
20 Summit could access to input information?

21 A Yes.

22 Q Was it password protected?

23 A Yes.

24 Q And who provided that port location  
25 information to YTC Summit?

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1 A Not to the levels that I'm looking for.  
2 Q And what levels were you looking for?  
3 A I was looking for that we don't ship bulk,  
4 we're shipping individual.  
5 Q And what were the levels that you were  
6 looking for?  
7 A That at least I'm shipping 50 to a hundred  
8 orders.  
9 Q In what time period?  
10 A In a week.  
11 Q Did you express that to Fanny or anyone else  
12 at Create New Technology before signing the 2014  
13 agreement that those were the numbers you were  
14 looking to be shipping?  
15 A I told Fanny.  
16 Q And what was Fanny's response?  
17 A She will try to give us that individual  
18 orders.  
19 Q When after signing the 2014 agreement Create  
20 New Technology did not end up providing YTC Summit  
21 with 50 to a hundred orders to individual addresses  
22 as you had requested, did you talk to anybody at  
23 Create New Technology about that?  
24 A No.  
25 Q You never mentioned it.

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1 A I have not mentioned it.  
2 Q Prior to signing the 2014 agreement, did you  
3 take a trip to China to visit Create New Technology's  
4 offices?  
5 A Can you ask that question one more time?  
6 Q Well, have you ever visited Create New  
7 Technology's offices in China?  
8 A Yes, I have.  
9 Q Do you recall the approximate time period  
10 when that visit occurred?  
11 A About two years ago.  
12 Q So in 2013?  
13 A 2013.  
14 Q Was it a time period immediately before  
15 signing the 2014 agreement?  
16 A It was before, but I'm not too sure -- it  
17 was either in March, April time frame or September,  
18 October time frame. That's the only time I go to  
19 China.  
20 Q So your visit to Create New Technology's  
21 offices in China would either have been March, April  
22 of 2014 or September, October of 2013; is that right?  
23 A Not in 2014, but 2013.  
24 Q Now, when you were deposed in March of 2015,  
25 you were asked that same question about the date of

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1 that meeting in China, and you testified that you had  
2 that meeting about a year prior to your deposition in  
3 March of 2015. Do you have any basis to dispute that  
4 today?  
5 A No.  
6 Q Is it possible that your recollection from  
7 several months ago is more accurate than it is  
8 sitting here today?  
9 A Possibly.  
10 Q What was the purpose of the visit to Create  
11 New Technology's offices in China?  
12 A I have never visited them. They invited me  
13 in China when I was there, so -- and I felt it would  
14 be a short trip.  
15 Q Why did you feel it would be a short trip?  
16 A Because it was about an hour away from where  
17 I am.  
18 Q And where were you at the time?  
19 A I was in Dongguan city.  
20 Q And where was the meeting at Create New  
21 Technology's offices?  
22 A They're in Shenzhen.  
23 Q Do you recall the address?  
24 A No, I don't.  
25 Q Can you describe the building where the

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1 meeting took place in ShenZhen?  
2 A It's an office building in a business park.  
3 Q Did Create New Technology have the entire  
4 office?  
5 A They had the entire building.  
6 Q And about how big was the building, how many  
7 stories tall?  
8 A About three stories.  
9 Q Did it appear that there was manufacturing  
10 done at that location?  
11 A No.  
12 Q What was done at that location, to your  
13 knowledge?  
14 A Mainly technical, clerical.  
15 Q What about customer service?  
16 A Customer service --  
17 Q Anything else?  
18 A -- also.  
19 That's about it.  
20 Q Was this building located in a nice area of  
21 ShenZhen?  
22 A Yeah.  
23 Q Was the area an area typical for  
24 manufacturing or professional offices or can you  
25 describe the general vicinity where it's located?

19 (Pages 73 to 76)

1 know whether she's referring to the orders that you  
2 could expect to receive once you adjusted your  
3 pricing?

4 A I'm assuming.

5 Q Did you have an understanding of whether the  
6 600 orders she mentions here are specifically for the  
7 U.S. market?

8 A I would assume bulk of it will be for the  
9 U.S. market because we're only talking about U.S.  
10 market.

11 Q Aside from an assumption, do you have an  
12 understanding based on any information given to you  
13 by Create New Technology that they were shipping 600  
14 orders a month to the U.S. for orders of one to five  
15 units?

16 A Can you ask that question one more time?

17 Q I'll strike that.

18 If you look at the topmost portion of the  
19 e-mail right underneath where it says, "Hi Steven,"  
20 what does Fanny say to you there in the first line?

21 A Says, "How are you? Our suggestion is one  
22 to five and the fees to be \$4 and five and above to  
23 be \$7 and can we try to use this and try it and then  
24 if there's anything that needs to be adjusted we can  
25 talk about this later."

1 Q And that's ultimately what YTC Summit ended  
2 up doing in terms of the pricing in the 2014  
3 contract; is that right?

4 A Yes.

5 Q Do you know why there was a delay from  
6 October 2013 to April of 2014 before that new pricing  
7 was implemented in the second agreement?

8 A Can you ask that question one more time?

9 Q Why was there a delay from the date of this  
10 e-mail in October of 2013 to actually implementing  
11 this new pricing that they suggested in April of  
12 2014?

13 A Because our contract was still in place.

14 Q The February 2012 contract was still in  
15 place.

16 A Yes.

17 Q After the e-mails here in October of 2013,  
18 did YTC Summit begin to receive significant numbers  
19 of orders in the one to five unit range?

20 A Not significantly.

21 Q Was there an increase in the number of  
22 orders in the one to five unit range?

23 A Not that I can remember. The numbers just  
24 didn't -- the service fee that we collect on them  
25 wasn't there.

1 Q Can you be more specific about what you  
2 mean?

3 A The fee that we end up charging them per  
4 address wasn't significantly up.

5 Q And so if YTC Summit had started receiving  
6 more orders in the one to five order range, you would  
7 have expected the fees to be higher; is that right?

8 A Yes.

9 Q Is it fair to say that CNT was not using YTC  
10 Summit for all of its shipments into the United  
11 States?

12 A Yes.

13 Q Do you have any sense about what percentage  
14 of Create New Technology's shipments that it was  
15 using YTC to ship as opposed to shipping using other  
16 distributors or other postal services direct from  
17 China?

18 A I think they're doing from China directly  
19 probably about 90 percent, and we were only getting  
20 the 10 percent or maybe even less.

21 Q And on what do you base those numbers?

22 A Just based upon if there's a hundred orders,  
23 we're not shipping hundred orders a week.

24 Q How many shipments a week was YTC Summit  
25 doing?

1 A Twenty or maybe even less.

2 Q And the hundred orders, where do you get  
3 that number from?

4 A Based upon exactly what they were telling me  
5 initially.

6 Q And what was it that Create New Technology  
7 told you initially about the volume they were  
8 shipping to the U.S.?

9 A They were talking about, at least, a hundred  
10 units a week and more.

11 Q And what YTC Summit ended up shipping was in  
12 the range of 20 on average?

13 A On average.

14 Q Sometimes less?

15 A Sometimes less. We're talking only  
16 addresses, not units, because I only care about  
17 addresses.

18 Q So your 20 shipments a week might have been  
19 anywhere from 20 to a hundred to a thousand units.

20 A Exactly.

21 Q But Create New Technology, then, if you take  
22 their hundred a week average, was shipping 80 of the  
23 one to five unit range.

24 A Exactly.

25 Q To the U.S.

Page 101

1 A Yes.

2 Q And bypassing YTC Summit for purposes of  
3 that distribution; is that correct?

4 A Yes.

5 Q And they never explained to you why they  
6 were doing that themselves as opposed to using YTC  
7 Summit?

8 A No.

9 Q But in the October communication that they  
10 had with you marked as Exhibit 11, they did suggest  
11 that the handling fees YTC Summit was charging were  
12 too high; is that right?

13 A They suggested that.

14 Q Did they ever suggest that that was the  
15 reason Create New Technology was not using YTC Summit  
16 for those additional one to five unit shipments?

17 A It's an excuse that they will use not giving  
18 me the one to two units that we're seeking.

19 Q When YTC Summit received shipments of TVPads  
20 from Create New Technology, how were those devices  
21 packaged when you received them in your warehouse?

22 A They're packaged in a box ready to be  
23 shipped just like when you buy an iPhone.

24 Q And were those particular devices combined  
25 in a carton?

Page 102

1 A There are 20 boxes in a carton.

2 Q So there are 20 individual TVPad units in a  
3 carton?

4 A Yes.

5 Q And so when the products would be received  
6 at YTC Summit's warehouse, were they all packaged  
7 together 20 per carton and the cartons themselves  
8 were sealed?

9 A Yes.

10 MS. McCauley: Let me mark as Exhibit 12 a  
11 couple of different photographs.

12 (Plaintiffs' Exhibit No. 12  
13 was marked for identification.)

14 Q BY MS. McCauley: Now, when we were in your  
15 warehouse yesterday, do you recall that you showed us  
16 the location in the warehouse where the TVPad cartons  
17 used to be stored at your facility; correct?

18 A Correct.

19 Q And if you recall, there were two empty  
20 carton boxes in that location; correct?

21 A Yes.

22 Q Does YTC Summit have any remaining TVPad  
23 products in its warehouse?

24 A No.

25 Q And so if you'll recall, my colleague took a

Page 103

1 photograph of the labeling on two of the cartons, the  
2 empty cartons that were sitting in your office if you  
3 recollect.

4 A Yes.

5 Q He did that in your presence; correct?

6 A Yes.

7 Q And if you could refer to the first page of  
8 Exhibit 12, this is a photograph of the packaging  
9 labeling on one of those empty cartons. Is that  
10 right?

11 A Yes.

12 Q Now, the date for this is 2015-01-22. Do  
13 you see that?

14 A Yes.

15 Q Does that indicate to you the date when this  
16 particular carton of 20 TVPad units was delivered to  
17 YTC Summit?

18 A It's probably the date that they ship it to  
19 YTC Summit.

20 Q And if you look below on that label, what  
21 are all these MAC numbers here?

22 A It represents the units that's in there,  
23 individual units.

24 Q And so when you were talking before about  
25 the MAC numbers and scanning the MAC numbers, these

Page 104

1 are the MAC numbers for the devices that used to be  
2 in this carton; is that right?

3 A Yes.

4 Q If you turn the page to the next page,  
5 you'll see that the date on this carton is  
6 2015-02-07. Do you see that?

7 A Yes.

8 Q And again, your understanding would be that  
9 would be the date this particular carton was shipped  
10 to YTC Summit by Create New Technology; is that  
11 right?

12 A Yes. It could be a manufacturing date, the  
13 date that they generated these labels.

14 Q And again, this also lists a quantity of 20  
15 units for this particular cardboard carton; is that  
16 correct?

17 A Yes.

18 Q And unique identifying MAC numbers are  
19 listed on the label on the exterior; is that right?

20 A Yes.

21 Q What would you estimate the approximate size  
22 of the TVPad device when it's boxed in its official  
23 packaging would be?

24 A 10 by 10, about 3 inches in height.

25 Q So they're pretty small devices.

26 (Pages 101 to 104)

Page 105

1 A Yes.

2 Q Probably about the equivalent of an Apple TV  
3 product; right?

4 A Yes.

5 Q Do you have any records at YTC Summit that  
6 would indicate the total number of cartons and/or  
7 TVPad units that had been shipped to YTC Summit from  
8 Create New Technology?

9 A I don't.

10 Q And other than what you handed us today and  
11 yesterday, does YTC Summit have any records of the  
12 total number of TVPad units that it has shipped over  
13 the lifetime of its agreement with Create New  
14 Technology to customers in the United States?

15 A I don't have that record.

16 MS. McCAULEY: I'm going to mark as Exhibit 13 a  
17 document which is a summary of import house customs  
18 records.

19 (Plaintiffs' Exhibit No. 13  
20 was marked for identification.)

21 Q BY MS. McCAULEY: I'll represent to you that  
22 this is a printout of a bill of lading summary from  
23 custom records.

24 If you could look on the second page, are  
25 you familiar with Metro Vista Inc. in Alhambra?

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1 consistent with your memory of when Create New  
2 Technology shipped TVPad products to YTC Summit?

3 A Yes.

4 Q And I take it that YTC Summit received  
5 additional shipments from Create New Technology after  
6 this October 2nd, 2014, date; is that right?

7 A Yes.

8 Q Do you have any knowledge of the frequency  
9 with which YTC Summit received shipments from Create  
10 New Technology after October 2014?

11 A Probably got couple of more shipments.

12 Q Only a couple?

13 A I wouldn't...

14 Q Could it be more than that?

15 A Could be.

16 Q In fact, in March of 2015, YTC Summit  
17 received a shipment of 2000 TVPads; is that right?

18 A March '15?

19 Q Yes.

20 A No. It was before that.

21 Q Do you know when?

22 A We probably received it February. That was  
23 the last shipment we got --

24 Q And --

25 A -- and nothing else after that.

Page 106

1 A No.

2 Q Now, if you look on the entry immediately  
3 above that on December 1st, 2013, do you see where it  
4 says "YTC Summit International"?

5 A Yes.

6 Q And do you see the address adjacent to it in  
7 Arcadia?

8 A Yes.

9 Q That is YTC Summit's address; correct?

10 A Yes.

11 Q Now, if you continue on towards the end of  
12 that column, do you see where it says "200 cartons"?

13 A Yes.

14 Q Do you know if YTC Summit received shipments  
15 from Create New Technology prior to December 1st,  
16 2013?

17 A I think we probably did.

18 Q Do you have any records of shipments that  
19 YTC Summit would have received in its offices that  
20 would contradict this bill of lading summary?

21 A No.

22 Q If you could take a quick moment to look  
23 through these totals, do these numbers representing  
24 shipments of anywhere from 11 cartons to 200 -- 10 or  
25 50 cartons of TVPads and the dates, are these

Page 108

1 Q And what about in January?

2 A I think in January we got couple of hundred  
3 pieces, and that was it.

4 Q Now, in terms of the February 2015 shipment,  
5 YTC Summit does not have any more of those devices in  
6 its warehouse; is that right?

7 A That was the last shipment.

8 Q All of those devices were shipped to  
9 customers in the United States and Guam; isn't that  
10 correct?

11 A Only in United States, not Guam. Guam was  
12 much prior.

13 Q How much did Create New Technology pay to  
14 YTC Summit in 2015 for its fulfillment services  
15 specifically?

16 A That I'm not too sure. I don't -- I  
17 don't -- I know the number's not there, so that to me  
18 really doesn't matter.

19 Q Would you need to keep track of that for tax  
20 purposes?

21 A We keep track of it, of course, our  
22 accounting does, but I don't look at those numbers  
23 specifically.

24 Q How does accounting keep track of the total  
25 amounts that Create New Technology has paid YTC

27 (Pages 105 to 108)

Page 125

1 New Technology aside from receipt of this shipping  
2 file and shipping instructions about this shipment to  
3 the Oakland, California address on April 15th?

4 A No.

5 Q Did you have any communications with Create  
6 New Technology aside from receipt of this shipping  
7 instruction e-mail about the shipments of these last  
8 three orders on April 16, 2015?

9 A No.

10 Q Did anyone at YTC Summit other than you have  
11 communications with Create New Technology about these  
12 last two shipments?

13 A No.

14 Q Did you ever contemplate after not receiving  
15 subsequent shipments from Create New Technology that  
16 you would sue them for breach of contract for failing  
17 to abide by your contract for distribution?

18 A I don't know if I have a basis to sue them  
19 because we never talked about how many units we have  
20 to ship or I have to receive minimum dollar amount  
21 for service that's been provided.

22 Q I guess that's a slightly different answer  
23 than the question that I asked.

24 The question that I asked is when you  
25 realized that YTC Summit is shipping out massive

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1 the second deposition. After the first one, I'm  
2 already going I don't need to go through this.

3 Q Did you ask Create New Technology to  
4 reimburse you in any way for your time spent in  
5 deposition and handling discovery requests related to  
6 their legal issues?

7 A No.

8 Q Did you ask them for payment of any money of  
9 any type?

10 A No.

11 Q Did you request that Create New Technology  
12 increase the number of single orders that YTC Summit  
13 would begin shipping as compensation for the fact  
14 that you were having to respond to subpoenas?

15 A No.

16 Q Did Create New Technology communicate to you  
17 at any point in time that they would increase the  
18 number of single shipment orders made through YTC  
19 Summit as compensation for the fact that you were  
20 being inconvenienced by being deposed in these cases?

21 A No.

22 MS. McCAULEY: Mark as Exhibit 15 a binder of  
23 documents with a label reading "Qi," which is just  
24 spelled Q-i, Chuang, which is spelled, C-h-u-a-n-g,  
25 Technology.

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1 quantities of TVPads in the April time period wiping  
2 out the inventory in the YTC Summit warehouse and YTC  
3 Summit at the same time was not receiving any  
4 additional shipments and yet you had a contract for  
5 distribution through April of 2016, did you  
6 contemplate pursuing a breach of contract action  
7 against them? Is that something you thought about?

8 A No.

9 Q Why not?

10 A Suing someone is never on top of my mind.

11 Q And you didn't call them and question them  
12 why they weren't sending any additional shipments?

13 A No.

14 Q So to this day, you have no idea why they  
15 stopped?

16 A I have -- I could speculate why they  
17 stopped.

18 Q Is there a reason you didn't want to at  
19 least have a conversation with them about the precise  
20 reasons why as opposed to relying on speculation?

21 A I have no reason to ask for more.

22 Q Why is it that you have no reason to ask for  
23 more?

24 A They're in trouble, I'm getting  
25 inconvenienced going through depositions, and this is

Page 128

1 (Plaintiffs' Exhibit No. 15  
2 was marked for identification.)

3 Q BY MS. McCAULEY: So, Mr. Chen, I recognize  
4 this is a black-and-white copy of the binder that you  
5 provided to us yesterday.

6 Taking a minute to kind of flip through  
7 it -- and the original that we are returning to you  
8 is adjacent to you as well if you want to compare --  
9 but can you just confirm generally speaking what the  
10 contents of this binder include?

11 A UPS billings, custom brokers' fees. It's  
12 various documents of the shipments.

13 Q And who was the custodian of this particular  
14 binder of documents?

15 A Jennifer Chen.

16 Q And as the office manager for YTC Summit,  
17 did she maintain this binder of documents?

18 A Yes.

19 Q Now, there's a bunch of date tabs included  
20 with paperwork filed under January through I think  
21 it's about March or April. Do you see that?

22 A Yes. She does that.

23 Q What was that?

24 A Yes.

25 Q Is that something that she does as a matter

32 (Pages 125 to 128)

1 of course to maintain account records for customers?

2 A Yes.

3 Q And has Jennifer maintained binders of YTC  
4 Summit records as a matter of course since the  
5 beginning of the relationship, the distribution  
6 relationship with Create New Technology?

7 A I would think she would keep the records,  
8 and then after a certain amount of time, then they  
9 will be probably shredded or destroyed.

10 Q My question is a little different.

11 My question is did Jennifer, as a matter of  
12 course, maintain binders such as the one that has  
13 been marked as Exhibit 15 where records relating to  
14 the Create New Technology business and fulfillment  
15 agreement would be collated?

16 A Yes.

17 Q And what we have here, if I understand it,  
18 would be records from the 2015 time period; is that  
19 correct?

20 A Correct.

21 Q So this does not include records from 2014.

22 A No.

23 Q And it does not include records from 2013.

24 A No.

25 Q And it does not include records from 2012.

1 A No.

2 Q Do you know whether she maintained binders  
3 for those years?

4 A I'm not sure for that, but we started to  
5 keep all the records and went back and searched for  
6 all the records after we had the deposition because  
7 we were told try to keep all the records as much as I  
8 can, so Jennifer will do it and Yvonne will do it.

9 Q So did you produce this binder of documents  
10 to Jones Day?

11 A No.

12 Q And yet you were compiling it ever since  
13 receipt of the subpoena?

14 A Ever since that particular subpoena when I  
15 went back and said keep all the documents and file  
16 them, and they're all together.

17 Q My question is maybe a little bit different  
18 which is as a matter of business practice, did  
19 Jennifer, prior to receiving the subpoena, keep a  
20 binder like this with documents relating to the Qi  
21 Chuang Technology/Create New Technology?

22 A Previously maybe not.

23 Q Do you know?

24 A I don't.

25 Q Okay. But as far as you know, at least for

1 the 2015 time period, she was maintaining this binder  
2 as documents were received by YTC Summit in the  
3 ordinary course of business; is that accurate?

4 A Yes.

5 Q Now, we talked before about the fact that  
6 the name on the binder, Qi Chuang Technology, is one  
7 of the names for Create New Technology; is that  
8 correct?

9 A Yes.

10 Q Now, if I could have you flip to about the  
11 sixth page that reads on the top "Commercial Invoice"  
12 dated May 6, 2014, right after the blue page. Two  
13 pages after the blue page.

14 Now, do you see on the top it says "Create  
15 New E-commerce (SZ) Co. Ltd"?

16 A Yes.

17 Q Do you recognize that business name?

18 A No.

19 Q Is that Create New Technology?

20 A I would think so.

21 Q Do you know this address, Virtual University  
22 Park of Hi-Tech Industrial Park, Gao Xin, South Road  
23 No. 4 in ShenZhen, China?

24 A I don't know the -- I've never remembered  
25 the Chinese address.

1 Q Do you know who Li Ping Chen is?

2 A No.

3 Q What was shipped, according to this invoice,  
4 to YTC Summit?

5 A 200 remote controls, 4,800 TF cards.

6 Q And then if you --

7 MR. KOONCE: Off the record for just a second.  
8 (Discussion held off the record.)

9 MS. McCAULEY: Back on the record.

10 Q Let me take you a step back to the e-mail  
11 just after that first blue sheet dated May 8th, 2014.

12 A Okay.

13 Q Is this an e-mail that YTC Summit received  
14 from Create New Technology?

15 A Yes.

16 Q Who is duy@sh-ykkj.com?

17 A One of their staff.

18 Q Do you know the name of the person?

19 A At the bottom it says Duy --

20 Q Is there a last name?

21 A -- in Chinese.

22 Last name Du, D-u.

23 Q First name Duy or is it something else?

24 A No, first name in Chinese Ying.

25 Q Ying?

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1 remote controls -- do you see that?

2 A Um-hum.

3 Q -- was it the practice of YTC Summit to  
4 always ship a remote control with the TVPad device?

5 A Only when they ask us to add additional  
6 remote control.

7 Q So unlike the TF card, it was not something  
8 that you always had to include in the shipment?

9 A No.

10 Q Let's make sure we don't have a double  
11 negative.

12 In contrast to the TF card, which you were  
13 required to put one TF card per TVPad in the  
14 shipment, it was not always the case that the remote  
15 control had to always be shipped with the TVPad; is  
16 that correct?

17 A The individual box already contained a  
18 remote control. The additional remote control is  
19 just that they're asking us to send additional remote  
20 control to whoever we're sending it to.

21 So I'm guessing when they place an order,  
22 they're saying my remote control -- or the customer  
23 has a bad remote control, we need to replace it or  
24 whatever it is, so we just ship it.

25 Q And when shipping the remote controls, how

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1 A I don't know.

2 Q Is the e-mail for Cass Lu luph@gvtv.com.cn?

3 A Yes.

4 Q I'm going to ask you to flip through several  
5 more pages to the shipping label that's sideways.  
6 And do you see the address on the "from" on this  
7 shipping label?

8 A Yes.

9 Q Do you recognize that address?

10 A No.

11 Q Do you know what was being shipped to you?

12 A No.

13 Q Well, the contents say "set top box, 1 set"  
14 in February 2012. Is it possible that this was a  
15 TVPad for your use?

16 A I don't remember.

17 Q February 10th, 2012, was before you entered  
18 into an agreement with Create New Technology, the  
19 first distribution agreement in February 2012;  
20 correct?

21 A Yes.

22 Q Did Create New Technology send a device, a  
23 sample device, to you prior to you entering into the  
24 distribution agreement?

25 A I don't remember that.

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1 would YTC Summit ship those products?

2 A They come in one individual. Just put them  
3 in the box.

4 Q Fair enough.

5 Now I'm going to have you turn to that sheet  
6 after the second blue sheet. It has UPS account and  
7 FedEx account numbers. Do you see where it says "UPS  
8 account number"?

9 A Um-hum.

10 Q Is that the UPS account number for Create  
11 New Technology shipments in the United States that  
12 YTC Summit used for fulfillment?

13 A Um-hum. Yes.

14 Q And there's also a FedEx account listed  
15 there. On what occasions did YTC Summit use FedEx  
16 for purposes of Create New Technology's business?

17 A I don't think we used it, but it was there.

18 Q Now, there's an e-mail here listed for Fanny  
19 at gvtv.com. Do you see that?

20 A Yes.

21 Q And Huang is her last name; is that right?

22 A Yes.

23 Q Who is AP Cass Lu?

24 A Accounts payable.

25 Q And is that a she?

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1 Q Now, if you turn now another page past  
2 January tab, past the February tab, there's a list  
3 here of incoming wire transfers. Do you see that?

4 A March?

5 Q So it's right after the February tab.

6 A Okay.

7 Q What is this a printout from?

8 A Incoming wire transfer acknowledgment.

9 Q And how was this transmitted to YTC Summit,  
10 this information?

11 A From -- I think it's probably from HSBC.

12 Q A slightly different question. I understand  
13 that the wire transfer itself was from HSBC Bank.  
14 What I'm trying to understand is where did this  
15 document come from.

16 A Where does it come from?

17 Q Yes.

18 A I don't know.

19 Q Is this printed from your own -- YTC's own  
20 bank account?

21 A Yes.

22 Q And what bank would this be printed from?

23 A HSBC.

24 Q So YTC Summit also has an account with HSBC  
25 Bank?

35 (Pages 137 to 140)

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1 A Um-hum.

2 Q So can you identify what this document is  
3 for us?

4 A This is the UPS statement for Create New  
5 Technology, shipment charges.

6 Q And it's addressed to 12037 Clark Street in  
7 Arcadia. That's YTC Summit's address; isn't that  
8 right?

9 A Correct.

10 Q And yet this was an account for Create New  
11 Technology that they were responsible for; is that  
12 right?

13 A Yes.

14 Q Do you know why it was addressed to YTC  
15 Summit's address?

16 A Because the shipping point is from YTC  
17 Summit's address. The goods leaves from our address.

18 Q And so YTC Summit would receive the bill,  
19 would pay the bill on Create New Technology, and  
20 they'd be reimbursed for the bill; is that right?

21 A Yes.

22 Q If you could turn the page to the next page,  
23 is this e-mail from David Russo, does this have  
24 anything to do with Create New Technology or is this  
25 a different -- an e-mail that was misfiled?

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1 A It's not misfiled. When we print these, we  
2 always recycle all of our papers. This is the back  
3 end of that piece of paper.

4 Q I see. Fair enough.

5 So the UPS document was printed on recycled  
6 paper.

7 A Yes.

8 Q If you could turn the page to the freight  
9 invoice, do you recognize what this document is?

10 A This is an arrival notice that a shipment  
11 has arrived.

12 Q And YTC Summit would receive a copy of this  
13 arrival notice when freight was delivered from Create  
14 New Technology; isn't that right?

15 A On this particular shipment, yes.

16 Q Were there shipments that would arrive where  
17 a freight invoice would not be included?

18 A Yes.

19 Q And what circumstances would a freight  
20 invoice not be included?

21 A If they use DHL, then it wouldn't be -- we  
22 wouldn't get an arrival notice.

23 Q In this particular case, the contents were  
24 set top box, flyer, posters, remote controls and HDMI  
25 cables; is that right?

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1 A Yes.

2 Q Were there any TVPads included in this  
3 particular --

4 A 3,000 set top boxes.

5 Q And where do you see that?

6 A First line. Second page.

7 Q Is that the same document?

8 A The invoice?

9 Q Yes.

10 A Okay. This is only arrival plus this is  
11 called arrival notice. Normally, if I have to pay  
12 for the freight for this particular shipment, it will  
13 be a dollar amount down on the very, very bottom here  
14 that says zero because they're taking care of the  
15 freight.

16 On the second page, that's commercial  
17 invoice. That's what's the shipments all included,  
18 and you can tell, the first line is for 3,000 set top  
19 boxes, 3,000 flyers, 80 posters, 60 remotes, and 10  
20 cable.

21 Q And the date of this is January 22nd, 2015?

22 A Yes.

23 Q And who's Eric, the contact name for Create  
24 New Technology?

25 A I have no idea.

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1 Q Do you know how much TVPad retails for?

2 A I think it's \$200.

3 Q Let me actually identify another document,  
4 and let's take a look at something.

5 For purposes of shipping the products out to  
6 customers from YTC Summit's end using UPS, did YTC  
7 Summit have to identify a particular value of the  
8 product?

9 A No.

10 MS. McCAULEY: Let's mark as Exhibit 16, which  
11 is the contents of another binder produced this  
12 morning by YTC Summit.

13 (Plaintiffs' Exhibit No. 16

14 was marked for identification.)

15 Q BY MS. McCAULEY: So, Mr. Chen, could I have  
16 you flip through this document, collection of  
17 documents, quickly, and let me know if you recognize  
18 this.

19 A Shipping records.

20 Q Was this from the binder that Yvonne  
21 maintained?

22 A Yes.

23 Q Were these documents that Yvonne collected  
24 in the ordinary course of YTC Summit's business?

25 A This is what she collected for Create New

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1 some point?

2 A When I first talked to them, they told me  
3 they were in Futian area.

4 Q Okay. And then at some point did they move?

5 A When I visited them in, it wasn't in Futian.  
6 It was in ShenZhen.

7 Q Do you have any reason to believe that they  
8 stopped you from using the Futian address?

9 A Futian becomes very expensive, so they  
10 probably moved their office.

11 Q And yet it's listed here as the shipper  
12 location for DHL Express; isn't that right?

13 A Yes.

14 Q In 2015.

15 A Yes.

16 Q Is it possible that they still have a  
17 location there?

18 A It's possible.

19 Q Now, if you look at the next invoice on  
20 March 9th, 2015, that's for an additional shipment of  
21 101 cartons; correct?

22 A Yes.

23 Q And that's for 2000 TVPad devices?

24 A 2000, yes.

25 Q So when we talked earlier about the last

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1 A Oh, okay.

2 Q And do you see how the weight is listed as 4  
3 and there's a various "Published Charge," and then  
4 when you get to the bottom of the first entry,  
5 there's a 2nd reference for one TVPad to Hawaii?

6 A Yes.

7 Q Is that the typical weight for transporting  
8 or shipping a single TVPad via UPS is 4 pounds?

9 A Either 1 or 2, yes.

10 Q Given a second reference lists one TVPad, do  
11 you have any reason to doubt that this was not a  
12 shipment of one TVPad or could it have been more?

13 A I wouldn't know, but it's definitely a  
14 TVPad. I just don't know how many.

15 Q If you flip to the next page and you look at  
16 line item 6, so flip to the next page, do you see  
17 entry 6?

18 A Yes.

19 Q And you see the second reference where it  
20 says two TVPads?

21 A Yes.

22 Q Do you have any reason to doubt whether this  
23 was two TVPads being shipped to this customer?

24 A No.

25 Q I'm going to flip through the rest of this

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1 shipment that YTC Summit received was in February, in  
2 fact it looks like YTC Summit received another  
3 shipment of 2000 units in March; isn't that right?

4 A Yes.

5 Q You'll see that there's a delivery service  
6 invoice for UPS Next.

7 A Yes.

8 Q From March 7, 2015; is that correct?

9 A Um-hum.

10 Q Is this a document that Create New  
11 Technology would have received for UPS on behalf  
12 of -- strike that.

13 Is this a document YTC Summit received on  
14 behalf of Create New Technology for shipments of the  
15 TVPad devices from UPS?

16 A Yes.

17 Q And a document that -- an invoice that YTC  
18 Summit would have paid on behalf of Create New  
19 Technology?

20 A Yes.

21 Q Now, if you look starting at March 2nd on  
22 the pick-up date, which is page 3 of that invoice --  
23 are you there?

24 A Page 3?

25 Q Page 3 of the invoice.

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1 March invoice, and then there's another invoice which  
2 is dated March 14, 2015. Do you know what this  
3 document is?

4 A Same thing. Shipping invoices.

5 Q Again, on behalf of Create New Technology?

6 A Yes.

7 Q And YTC Summit would pay these bills on  
8 behalf of them and be reimbursed?

9 A Right.

10 Q And then if you flip to the fourth page of  
11 that invoice, entry 8, that appears to be a shipment  
12 of a hundred TVPads to Richmond, California; is that  
13 right?

14 A Yes.

15 Q And then the 11-package shipment beginning  
16 on entry 9 is for 200 TVPads and the remotes being  
17 sent to Eric Chen in Woodside, New York; is that  
18 right?

19 A Yes.

20 Q And then if you flip, the next invoice is  
21 from March 21st, 2015, and again, this is another  
22 invoice that YTC paid on behalf of Create New  
23 Technology for shipment of TVPads; correct?

24 A Yes.

25 Q And then if you flip through here, there's

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1 also some large shipments included to various  
2 recipients in this invoice as well; correct?

3 A Yes.

4 Q And we have a March 28th invoice, same  
5 thing. This is an invoice that YTC paid for shipment  
6 of TVPads on behalf of Create New Technology; is that  
7 right?

8 A Yes.

9 Q And then it looks like there's another --  
10 under the April tab, there's another wire transfer  
11 transaction notice; correct?

12 A Yes.

13 Q And another statement from YTC Summit to  
14 Create New Technology dated May 6, 2015; is that  
15 right?

16 A May 6, yes.

17 Q And this lists the beneficiary bank as JP  
18 Morgan Chase Bank. Is that YTC Summit's current  
19 bank?

20 A Yes.

21 Q If you could turn to the -- the next page  
22 there's an e-mail from Jennifer Chen dated April 8,  
23 2015. Do you see that?

24 A Um-hum.

25 Q Do you recognize that e-mail address near

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1 the bottom under the Luph, bracket, "Notice about  
2 change at work"? Is that Ms. Huang?

3 A You mean "Dear Jenny, for the following part  
4 of my work" --

5 Q Yes.

6 A -- "that will be taken over by Ms. Huang?"

7 Q Who is Ms. Huang?

8 A Should be Fanny.

9 Q And is that Fanny's e-mail address right  
10 there?

11 A Right underneath "Jennifer-YTC Summit"?

12 Q Yes, where it says huangxy@your- --

13 A Yes, that's her Chinese name on the sign.

14 Q Let me try that again.

15 Is haungxy@yourfk.com Fanny's e-mail  
16 address?

17 A Yes.

18 Q If you flip to the next page, again we have  
19 another UPS invoice it looks like for shipments of  
20 TVPads that YTC Summit distributed and then paid this  
21 bill on behalf of Create New Technology; is that  
22 right?

23 A Yes.

24 Q Did you get the impression that Create New  
25 Technology was sending you a lot of orders during

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1 this period of time to help YTC unload this product  
2 that was left over in its warehouse?

3 A I think they send over all these orders to  
4 help them unload all these products off my warehouse.

5 Q Fair enough. Were you surprised by the  
6 level of activity in terms of shipments or was this  
7 pretty much par for the course throughout the  
8 relationship?

9 A You know, during this particular time, from  
10 March to April, I wasn't even in the office, so by  
11 the time I came back and they told me everything's  
12 gone, I was surprised.

13 Q Fair enough. You weren't in communication  
14 with your office while you were traveling in China?

15 A I am, but definitely did not discuss TVPad.

16 Q Let's go back to -- and we're almost, I  
17 think, about finished. I've got a few extra  
18 questions. Go back to Exhibit 16, if we could.

19 We'll start from the beginning. That first  
20 document, which is a packing list it appears to be,  
21 do you have any additional information about what  
22 this document is?

23 A It's just a packing list that 2000 units  
24 came in from Create New Technology.

25 Q In February of 2015; is that right?

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1 A Yes.

2 Q And whose handwriting is at the bottom? Is  
3 that Yvonne's?

4 A That's Yvonne's.

5 Q Other than Yvonne's handwriting, is this a  
6 document created by Create New Technology?

7 A This is something that probably came in  
8 along with the shipment.

9 Q And then if you turn to the next page, the  
10 packing list, what does Yvonne mean when she says  
11 "E-mailed March 11, 2015"?

12 A Which page?

13 Q The second page that's vertical, and there's  
14 a notation at the top, it looks to be in Yvonne's  
15 handwriting, that says "e-mailed March 11, 2015." Do  
16 you know what she's referring to there with that  
17 notation?

18 A No -- or probably this came in on  
19 March 11th, 2015.

20 Q Meaning the packing list came in?

21 A Or this particular request, so let me look  
22 at the March.

23 Q Could it be that's a notation indicating  
24 when Yvonne entered information in the back-end  
25 system for Create New Technology?

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1 A Could be. I'm not too sure.

2 Q Okay. That's fair.

3 Then if you look at the next packing list  
4 2-12-2015, this is for the same order number it  
5 appears that we looked at earlier; correct? It's,  
6 again, for 2000 TVPads?

7 A Correct, correct.

8 Q And then when you flip to the next page,  
9 this is a different packing list for a different  
10 shipment of 200 TVPads; isn't that right?

11 A 200, correct.

12 Q And then there's a January packing list,  
13 this is for a different quantity of 3,000 TVPads; is  
14 that right?

15 A Correct.

16 Q So it looks as if YTC Summit received a  
17 shipment of 3,000 TVPads in January, 200 TVPads  
18 February 10th, and then another 2000 February 12th.  
19 Is that accurate?

20 A Yes.

21 Q If I could have you skip to commercial  
22 invoice dated 2015-3-10. Looks like this. And it  
23 says "E-Mailed March 11, 2015" in handwriting on the  
24 top.

25 A Yes.

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1 October 2013 time period was at least in this area in  
2 China?

3 A In the Nanshan area for sure.

4 Q If you turn the page to the next invoice,  
5 there's this person by the name of Eric again. Do  
6 you know who that is?

7 A No.

8 Q And the address for the shipper here is the  
9 normal address or the typical address that YTC Summit  
10 would see on shipments from Create New Technology; is  
11 that right?

12 A You know, they use so many different  
13 addresses.

14 Q Do you know what all those addresses were  
15 for? Are they different locations of theirs?

16 A You know, there are a lot of companies that  
17 does business, and they will ship from all over the  
18 place. They will use different addresses. I guess  
19 it's for their account -- in China, that's for  
20 accounting purpose.

21 Q If you could turn to the next page, there's  
22 a different invoice, and this one is from the Fujian  
23 Free-Trade Zone.

24 A Um-hum.

25 Q And that's that address that I think you

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1 Q Who is Chun Fang Huang? Is that Fanny?

2 A Yeah. Huang is her last name.

3 Q And so is that her full Chinese name?

4 A That's her Chinese name.

5 Q And then do you recognize this address in  
6 Chaguang Village in Nanshan District, ShenZhen,  
7 China?

8 A This is where their office is at from my --  
9 I remember going to Nanshan.

10 Q And so that's where you met, in their  
11 conference room?

12 A You know, I know -- I'm not too sure about  
13 this address up front. I don't know if you've ever  
14 been to China.

15 Q I have not.

16 A Addresses are not something that you'll see  
17 on the street, so sitting in the back of a car and  
18 getting driven -- I mean, I have no idea, but I know  
19 I went to Nanshan.

20 Q You just don't remember particularly the  
21 address --

22 A I don't remember the address, but I know the  
23 area because I would ask what area is this, what area  
24 is that.

25 Q So the meeting in either that March 2014 or

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1 testified earlier was where they were originally  
2 located when you first started doing business with  
3 them; is that right?

4 A You know, the Fujian Free-Trade Zone, I  
5 would imagine that's their warehouse. If I were  
6 doing business, I'd want to have my warehouse in the  
7 Free-Trade Zone.

8 Q Do you have any other basis for thinking  
9 that that's their warehouse other than your  
10 suspicions?

11 A I wouldn't put an -- well, I could put an  
12 office in the Free-Trade Zone, but I would definitely  
13 put my warehouse in the Free-Trade Zone.

14 Q Fair enough.

15 I'm going to flip a couple more pages past  
16 the one that says DHL on the top to the next e-mail.  
17 It's dated May 1st, 2014, to Jennifer. Do you see  
18 that from Innovation Shipping?

19 A May 1st, 2014. Okay.

20 Q Do you know who Innovation Shipping is?

21 A No.

22 Q Do you know what Jennifer was discussing  
23 with Innovation Shipping about port fares here?

24 A Oh. This is something -- Innovation  
25 Shipping is a freight forwarder that's trying to

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1 solicit business with us. This is on a back again.

2 Q This is a recycled piece of paper.

3 A We always recycle all of our papers, and for  
4 a document such as this, they just -- we always use  
5 recycled paper.

6 Q So if I understand, if I look to the prior  
7 page, September 17th, 2014, the back of it would be  
8 this May 1st --

9 A The back of it would be -- I think that this  
10 came from today's. If you flip it, it should be on  
11 the back end of that.

12 Q And then I'm going to get to a tab that says  
13 "E-Mailed Orders."

14 A "E-mailed orders"?

15 Q Yes. There's a tab that says "E-Mailed  
16 Orders."

17 A Okay.

18 Q What is this document right after that tab  
19 label?

20 A It's a package that was lost or damaged  
21 during shipping.

22 Q What does the reference to "e-mailed claim  
23 to Lai Lai" mean?

24 A Lai Lai is our UPS rep, so if we have a  
25 problem on a shipment, we will e-mail her.

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1 Q And then you'll see there's a series of  
2 calendar entries a little further on starting with  
3 January 2015.

4 A Yes.

5 Q Now, is this Yvonne's -- starting in  
6 February 2015, is this her handwriting?

7 A These are all her handwriting.

8 Q And what was she making notations of on this  
9 calendar?

10 A Things that she was doing for shipments.

11 Q For Create New Technology?

12 A For Create New Technology.

13 Q So when she writes "Single piece UPS at \$4,"  
14 that means she shipped a single TVPad device on  
15 February 23rd?

16 A Yes.

17 Q And then if you turn the page, this is  
18 another invoice similar to what we looked at before;  
19 is that right?

20 A Um-hum.

21 Q And then past that where there's an order  
22 for a Yan Li, February 27, 2015, this is a printout  
23 similar to the shipping instructions; correct?

24 A Exactly.

25 Q Along with tracking information; correct?

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1 A This one, she will put the tracking number  
2 right on this piece of paper.

3 Q And then what happens to this piece of  
4 paper?

5 A She'll save it until money is collected and  
6 then toss it away.

7 Q So it's Yvonne's practice after money is  
8 collected on each shipment for Create New Technology  
9 that she would throw away the shipping record?

10 A Yes.

11 Q Then when we get to the March tab, we have  
12 another UPS invoice; is that right?

13 A Correct.

14 Q And then we have another calendar entry; is  
15 that correct?

16 A Correct.

17 Q So these are Yvonne's notes regarding the  
18 shipments she was making of TVPads on behalf of --

19 A Yes.

20 Q -- Create New Technology?

21 A Right. This is how we keep track how much  
22 money we need to collect from them.

23 Q And you didn't retain copies of this  
24 beyond -- or prior to 2015.

25 A Because once we collect it -- when the

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1 shipment is done, there's absolutely no reason we  
2 need to keep it, again.

3 Q My question is a little different. My  
4 question is why YTC Summit did not save copies of  
5 these notations of what it was owed by Create New  
6 Technology prior to receipt of the subpoena in the  
7 other action.

8 A Correct.

9 Q When were these records destroyed?

10 A They were destroyed on a monthly basis.  
11 After it's done, you just toss them, so by the time  
12 we had the subpoena, the February ones were still  
13 available, so those were not destroyed.

14 Q And if you flip through the remainder of  
15 this binder, it's consistent with the records we've  
16 looked at earlier which includes the UPS invoice  
17 followed by the shipping instruction information, and  
18 the tracking information; correct?

19 A Yes.

20 Q So I want to go back really briefly to Nancy  
21 Wu. How do you know her?

22 A Through a business friend.

23 Q What business friend is that?

24 A I own different commercial buildings. One  
25 of the tenants knew Nancy and introduced me to her.

44 (Pages 173 to 176)

Steven Shiang Chen - 7/15/2015

Page 189

1 A No.

2 Q Does Nancy Wu work for or do any work for  
3 Create New Technology?

4 A Not that I know of.

5 Q Does she do any work related to the TVPad?

6 A Not that I know of.

7 Q Has she ever distributed the TVPad?

8 A No, not that I know of.

9 Q Does Nancy pass on information to the owners  
10 of Create New Technology on behalf of you?

11 A You know, Nancy only mentioned that to me  
12 one time and asked me whether I was interested, and I  
13 said yes, I like to hear it, and that's when Annie  
14 called.

15 Nancy has never since again gotten involved  
16 because Nancy has not taken one dime out of this  
17 cooperation that we have, so it was just a friend  
18 introducing another friend to see if they can  
19 cooperate, and that's it.

20 Q And yet you talked to Nancy about the fact  
21 that the relationship was not generating enough  
22 distribution addresses for your company; isn't that  
23 right?

24 A Yes.

25 Q And what was the purpose of relaying that

Page 191

1 A No.

2 Q Is Nancy Wu using YTC Summit's Clark Street  
3 address for delivery of any goods related to her  
4 companies?

5 A No.

6 MS. McCAULEY: Thank you so much for your time  
7 today. I appreciate it.

8 We're going to have the original I think  
9 sent to Mr. Chen for review, and then it will be sent  
10 to us for safekeeping. The court reporter is  
11 otherwise released from her duties and thank you. We  
12 can go off the record.

13 (At the hour of 4:08 P.M.  
14 the deposition was concluded.)  
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21  
22  
23  
24  
25

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1 information to Nancy?

2 A Just to talk. She introduced someone, she  
3 was going, "Are you guys still distributing?"

4 "Yes, we're distributing, but I'm not doing  
5 that big of a business." That's it.

6 Q And was the object of giving her that  
7 information so she could be a liaison between YTC  
8 Summit and Create New Technology?

9 A No, no. Sometimes people will ask you after  
10 they introduce you, "How well is it?" In Chinese  
11 society, it's like well, you guys are doing well.  
12 Now you owe me a dinner. Well, we're not doing well;  
13 therefore, I'm not obligated to take her out on a  
14 dinner party because of that.

15 Q Any other reason why you would have  
16 discussed details about that business relationship  
17 with Nancy Wu?

18 A No. That's why I don't discuss any of that  
19 stuff with her.

20 Q So aside from giving Nancy mail from time to  
21 time for her U.S. Herbal Skin Care business, are you  
22 involved in any other businesses together currently?

23 A No.

24 Q Is YTC Summit doing any sort of business for  
25 any of Nancy Wu's companies at this point?

Page 192

1 STATE OF )  
2 ) ss.  
3 COUNTY OF )  
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I, the undersigned, say that I have read the  
foregoing deposition, and I declare under penalty of  
perjury that the foregoing is a true and correct  
transcript of my testimony contained therein.

Dated this \_\_\_\_\_ day  
of \_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_  
STEVEN SHIANG CHEN

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Steven Shiang Chen - 7/15/2015

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STATE OF CALIFORNIA )  
 ) ss.  
COUNTY OF LOS ANGELES )

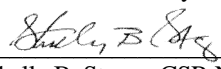
I, SHELLY B. STOREY, CSR No. 3932, do hereby certify:

That the foregoing proceedings were taken before me at the time and place therein set forth at which time the witness was put under oath by me;

That the testimony of the witness and all objections made at the time of the examination were recorded stenographically by me and were thereafter transcribed into typewriting under my direction and supervision and contain a true and correct transcription of my shorthand notes so taken.

I further certify that I am neither counsel for nor related to any party to said action, nor in any way interested in the outcome thereof.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 31st day of July, 2015.

  
Shelly B. Storey, CSR No. 3932



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PLAINTIFF'S EXHIBITS  
STEVEN SHIANG CHEN

NO.	DESCRIPTION	IDENTIFIED
1	Subpoena	9
2	Logistic Distribution Agreement	25
3	Logistic Distribution Agreement	41
4	E-mail 2-27-15, caofc@yourfk.com to shipping	80
5	E-mail 3-2-15, caofc@yourfk.com to shipping	81
6	E-mail 3-4-15, caofc@yourfk.com to shipping	82
7	E-mail 3-5-15, caofc@yourfk.com to shipping	84
8	E-mail 3-6-15, caofc@yourfk.com to shipping	85
9	E-mail 2-27-15, caofc@yourfk.com to shipping	86
10	E-mail 2-12-15, huangcf@gvtv.com.cn to Steven Chen	91
11	E-mail 10-16-13, huangcf@gvtv.com.cn to Steven Chen	93
12	Photographs of package labeling on empty cartons	102

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WEDNESDAY, JULY 15, 2015  
WITNESS: EXAMINATION  
STEVEN SHIANG CHEN  
(By Ms. McCauley) 6, 112

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109:22

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EXHIBITS: (CONTINUED)	
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13 Summary of import house customs records	105
14 Printouts of e-mails produced on USB device	120
15 Binder labeled "Qi Chuang Technology"	128
16 Binder of shipping records	152

49 (Pages 193 to 196)

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AO 88A (Rev. 02/14) Subpoena to Testify at a Deposition in a Civil Action

UNITED STATES DISTRICT COURT

for the  
Central District of California

CHINA CENTRAL TELEVISION, et al.

Plaintiff

v.

CREATE NEW TECHNOLOGY (HK) Limited, et al.

Defendant

Civil Action No. CV 15-1869 MMM (AJWx)

SUBPOENA TO TESTIFY AT A DEPOSITION IN A CIVIL ACTION

To:

Custodian of Records, YTC Summit International Inc., 12037 Clark Street, Arcadia, California 91006

(Name of person to whom this subpoena is directed)

☒ **Testimony:** YOU ARE COMMANDED to appear at the time, date, and place set forth below to testify at a deposition to be taken in this civil action. If you are an organization, you must designate one or more officers, directors, or managing agents, or designate other persons who consent to testify on your behalf about the following matters, or those set forth in an attachment:  
Please see Schedule A

Place: Davis Wright Tremaine LLP  
865 S. Figueroa St., Ste. 2400  
Los Angeles, CA 90017

Date and Time:  
July 15, 2015 at 10:00 a.m.

The deposition will be recorded by this method: stenographically, by audio and video

☒ **Production:** You, or your representatives, must also bring with you to the deposition the following documents, electronically stored information, or objects, and must permit inspection, copying, testing, or sampling of the material: Please see Schedule B

The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.

Date: July 2, 2015

CLERK OF COURT

OR

Signature of Clerk or Deputy Clerk

Carla A. McCauley

Attorney's signature

The name, address, e-mail address, and telephone number of the attorney representing (name of party) Plaintiffs China Central Television, China International Communications Co., Ltd., TVB Holdings (USA), Inc. and DISH Network L.L.C., who issues or requests this subpoena, are: Carla A. McCauley, Davis Wright Tremaine LLP, 865 S. Figueroa St. Suite 2400, Los Angeles, CA 90017, carlamccauley@dwt.com, (213) 633-8665

Plaintiff's Exhibit 1  
Witness: Steven Chen  
Date: July 15, 2015  
(Shelly Storey, CSR 3932)

American LegalNet, Inc.  
www.FarmsWorkFlow.com

AO 88A (Rev. 02/14) Subpoena to Testify at a Deposition in a Civil Action

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**Notice to the person who issues or requests this subpoena**

If this subpoena commands the production of documents, electronically stored information, or tangible things before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

AO 88A (Rev. 02/14) Subpoena to Testify at a Deposition in a Civil Action (Page 2)

Civil Action No. \_\_\_\_\_

**PROOF OF SERVICE**

*(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)*

I received this subpoena for *(name of individual and title, if any)* \_\_\_\_\_  
on *(date)* \_\_\_\_\_

☐ I served the subpoena by delivering a copy to the named individual as follows: \_\_\_\_\_  
\_\_\_\_\_ on *(date)* \_\_\_\_\_; or

☐ I returned the subpoena unexecuted because: \_\_\_\_\_  
\_\_\_\_\_

Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also  
tendered to the witness the fees for one day's attendance, and the mileage allowed by law, in the amount of  
\$ \_\_\_\_\_

My fees are \$ \_\_\_\_\_ for travel and \$ \_\_\_\_\_ for services, for a total of \$ 0.00

I declare under penalty of perjury that this information is true.

Date: \_\_\_\_\_

\_\_\_\_\_  
*Server's signature*

\_\_\_\_\_  
*Printed name and title*

\_\_\_\_\_  
*Server's address*

Additional information regarding attempted service, etc.: \_\_\_\_\_

AO 88A (Rev. 02/14) Subpoena to Testify at a Deposition in a Civil Action (Page 3)

**Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)**

**(c) Place of Compliance.**

**(1) For a Trial, Hearing, or Deposition.** A subpoena may command a person to attend a trial, hearing, or deposition only as follows:

- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer; or
  - (ii) is commanded to attend a trial and would not incur substantial expense.

**(2) For Other Discovery.** A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
- (B) inspection of premises at the premises to be inspected.

**(d) Protecting a Person Subject to a Subpoena; Enforcement.**

**(1) Avoiding Undue Burden or Expense; Sanctions.** A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

**(2) Command to Produce Materials or Permit Inspection.**

**(A) Appearance Not Required.** A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.

**(B) Objections.** A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:

- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

**(3) Quashing or Modifying a Subpoena.**

**(A) When Required.** On timely motion, the court for the district where compliance is required must quash or modify a subpoena that

- (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
- (iv) subjects a person to undue burden.

**(B) When Permitted.** To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:

(i) disclosing a trade secret or other confidential research, development, or commercial information; or

(ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.

**(C) Specifying Conditions as an Alternative.** In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:

- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
- (ii) ensures that the subpoenaed person will be reasonably compensated.

**(e) Duties in Responding to a Subpoena.**

**(1) Producing Documents or Electronically Stored Information.** These procedures apply to producing documents or electronically stored information:

**(A) Documents.** A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.

**(B) Form for Producing Electronically Stored Information Not Specified.** If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.

**(C) Electronically Stored Information Produced in Only One Form.** The person responding need not produce the same electronically stored information in more than one form.

**(D) Inaccessible Electronically Stored Information.** The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

**(2) Claiming Privilege or Protection.**

**(A) Information Withheld.** A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:

- (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.

**(B) Information Produced.** If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

**(g) Contempt.**

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

For access to subpoena materials, see Fed. R. Civ. P. 45(a) Committee Note (2013).

**SCHEDULE A**

**DEFINITIONS**

1. The terms "YOU" and "YOUR" shall mean YTC Summit International Inc. and its parents and subsidiaries, and their authorized current and former employees, officers, directors or agents or persons controlled by or acting on their behalf.

2. The term "CNT" shall mean and include defendant Create New Technology (HK) Limited together with its authorized current and former employees, officers, directors or agents.

3. The term "HYIT" shall mean defendant Hua Yang International Technology Limited together with its authorized current and former employees, officers, directors or agents.

4. The term "GVTV" shall mean defendant Shenzhen Greatvision Network Technology Co. Ltd. together with its authorized current and former employees, officers, directors or agents.

5. The term "TVPAD" shall mean any television set top box bearing the mark TVpad, including but not limited to TVpad 1, TVpad 2, TVpad 3, TVpad 4, or any other TVpad device generation.

6. The term "PERSON" or "PERSONS" shall include a natural person, firm, association, organization, partnership, business, trust, limited liability company, corporation, or entity of any sort.

**TOPICS FOR TESTIMONY**

1. Authentication of all documents produced by YOU in response to the Documents and Things Requested in Schedule B, below.

2. Any agreements between YOU and CNT, HYIT or GVTV.

3. Identification of the source of all shipments of TVPADS to YOU from January 1, 2011 to present.

1 4. Identification of all invoices and shipping records for TVPADS in  
2 YOUR possession, custody or control from January 1, 2011 to present.

3 5. Total number of TVPADS delivered to YOU from any PERSON from  
4 January 1, 2011 to present.

5 6. Total number of TVPADS delivered by YOU to any PERSON from  
6 January 1, 2011 to present.

7 7. Total number of TVPADS delivered by YOU to any PERSON in the  
8 United States from January 1, 2011 to the present.

9 8. Total value of TVPADS delivered to YOU by or on behalf of CNT from  
10 January 1, 2011 to the present.

11 9. Total value of TVPADS delivered to YOU by or on behalf of HYIT  
12 from January 1, 2011 to the present.

13 10. Total value of TVPADS delivered to YOU by or on behalf of GVTV  
14 from January 1, 2011 to the present.

15 11. Total value of TVPADS delivered to YOU by any other PERSON from  
16 January 1, 2011 to the present.

17 12. Total value of TVPADS delivered by YOU to any PERSON in the  
18 United States from January 1, 2011 to the present.

19 13. Communications between YOU and CNT, HYIT or GVTV, including  
20 but not limited to communications concerning your agreements with them, this  
21 lawsuit, or the TVPAD.

22 14. CNT's relationship to and with GVTV and HYIT.

23 15. Your travel to any CNT, HYIT or GVTV offices and in person meetings  
24 with any of their officials or agents.

**SCHEDULE B**

**DEFINITIONS**

1. The terms "YOU" and "YOUR" shall mean YTC Summit International Inc. and its parents and subsidiaries, and their authorized current and former employees, officers, directors or agents or persons controlled by or acting on their behalf.

2. The term "CNT" shall mean and include defendant Create New Technology (HK) Limited together with its authorized current and former employees, officers, directors or agents.

3. The term "HYIT" shall mean defendant Hua Yang International Technology Limited together with its authorized current and former employees, officers, directors or agents.

4. The term "GVTV" shall mean defendant Shenzhen Greatvision Network Technology Co. Ltd. together with its authorized current and former employees, officers, directors or agents.

5. The term "PERSON" or "PERSONS" shall include a natural person, firm, association, organization, partnership, business, trust, limited liability company, corporation, or entity of any sort.

6. The term "TVPAD" shall mean any television set top box bearing the mark TVpad, including but not limited to TVpad 1, TVpad 2, TVpad 3, TVpad 4, or any other TVpad device generation.

7. The term "WIRE TRANSFER INFORMATION" shall include, but not be limited to, DOCUMENTS reflecting names, wire reference numbers, account numbers, transaction dates, transaction amounts, payment types, debit or credit information, debit or credit parties, debit or credit party addresses, currency type, originator identification and address information, originator bank name and address information, beneficiary name, account and address information, and intermediary name and address information.

1 8. The term "IDENTIFY" shall mean the name, address, telephone, fax,  
2 email, website, account number and payment information for any PERSON.

3 9. The term "DOCUMENTS" is used in the broadest possible sense as  
4 interpreted under the Federal Rules of Civil Procedure and shall include, without  
5 limitation, all originals and copies, duplicates, drafts, and recordings of any written,  
6 graphic or otherwise recorded matter, however produced or reproduced, and all  
7 "writings" as defined in Section 1001 of the Federal Rules of Evidence, including,  
8 without limitation, any tangible thing upon which any information has been recorded  
9 by any means, including by writing, printing, typing, transcribing, charting,  
10 photographing, or photocopying, or by digital, electronic, magnetic or mechanical  
11 recording. The term "DOCUMENTS" includes emails and electronic files, audio and  
12 video tapes, microfilm, microfiche, and other electronically stored information, all  
13 non-identical copies or drafts, all attachments and enclosures, and any and all  
14 notations on the foregoing.

15 10. The term "COMMUNICATION" shall include any meeting, telephone  
16 call, letter, memorandum, document, facsimile, electronic message, or other form of  
17 communication, whether verbal or nonverbal.

18 11. "All" and "any" mean "any and all" as appropriate in order to bring  
19 within the scope of these requests for production information and documents which  
20 might otherwise be considered to be beyond their scope. "Including" means  
21 "including, but not limited to" as appropriate in order to bring within the scope of  
22 these requests for production information and documents which might otherwise be  
23 considered to be beyond their scope. "And" and "or" shall be construed either  
24 disjunctively or conjunctively as appropriate in order to bring within the scope of  
25 these requests for production information and documents which might otherwise be  
26 considered to be beyond their scope. "Each" and "every" shall both mean "each and  
27 every" as appropriate in order to bring within the scope of these requests for  
28

1 production information and documents which might otherwise be considered to be  
2 beyond their scope.

3 12. The plural of any word used herein includes the singular and the  
4 singular includes the plural. The masculine gender of any word used herein includes  
5 the feminine. The past tense of a verb used herein includes the present tense, and the  
6 present tense includes the past tense.

### 7 INSTRUCTIONS

8 1. If YOU claim that a Request for Production is overly broad, please  
9 respond to that portion of the Request for Production to which YOU do not object  
10 and specifically state why YOU claim the Request for Production is overly broad.

11 2. If YOU object to any portion of a Request for Production, please  
12 respond to any portion of the Request for Production to which YOU do not object.

13 3. If YOU contend that any information, document, or thing otherwise  
14 called for by any request is excluded from production or discovery, YOU are to  
15 answer so much of the discovery request as is not subject to the claimed objection  
16 and, for each document or thing:

17 a) State whether the item shall not be produced because:

- 18 1) It is claimed to be privileged; or  
19 2) It once existed but can no longer be located; or  
20 3) It has been lost; or  
21 4) It has been destroyed; and

22 b) If, under a claim of privilege, any documents or things are not produced,  
23 YOU must state for each document:

- 24 1) the type and title of the document or thing; and  
25 2) the general subject matter of the content of the document or  
26 description of the thing; and  
27 3) the date of its creation and/or revision; and  
28

1 4) the identity of the document's author(s), addressee(s), and  
2 recipient(s); and

3 5) the nature of the privilege being claimed; and

4 6) in detail, all facts upon which YOU base YOUR claim of  
5 privilege.

6 4. In producing these documents and things, YOU are requested to identify  
7 and produce for inspection and copying not only those documents and things in  
8 YOUR custody, but all documents and things in the custody of YOUR attorneys,  
9 consultants, advisors, agents, other representatives, and other persons or entities  
10 subject to YOUR control.

11 5. In producing these documents and things, please produce the documents  
12 and things as they are kept in the ordinary course of business, with appropriate  
13 markings or designation so that it may be determined to what request they are  
14 responsive.

15 6. Please produce the original and all copies of each requested document  
16 and thing, as well as the file in which they are kept, including all copies which bear  
17 any additional file stamps, marginal notes, or other additional markings or writings  
18 that do not appear on the original.

19 7. For purposes of this Subpoena, terms not specifically defined shall be  
20 given their ordinary meaning as YOU understand them to be used in the trade and in  
21 each such case YOU shall state YOUR definition of such term.

22 8. Complete production is to be made on the date and at the time indicated  
23 above. The inspection and copying will begin at that time and will continue from  
24 day to day thereafter until complete.

25 9. Unless otherwise specified, the relevant time period for this Subpoena is  
26 January 1, 2011 to the present.

**DOCUMENTS AND THINGS REQUESTED**

**REQUEST FOR PRODUCTION NO. 1:**

All DOCUMENTS evidencing, constituting or reflecting all shipments of TVPADS to YOU from any source.

**REQUEST FOR PRODUCTION NO. 2:**

All DOCUMENTS sufficient to IDENTIFY all recipients of all shipments of TVPADS from YOU.

**REQUEST FOR PRODUCTION NO. 3:**

All DOCUMENTS evidencing, constituting or reflecting invoices for all TVPADS delivered to YOU.

**REQUEST FOR PRODUCTION NO. 4:**

All DOCUMENTS evidencing, constituting or reflecting invoices for all TVPADS delivered by YOU.

**REQUEST FOR PRODUCTION NO. 5:**

All DOCUMENTS evidencing, constituting or reflecting any and all compensation paid to YOU by CNT.

**REQUEST FOR PRODUCTION NO. 6:**

All DOCUMENTS evidencing, constituting or reflecting any and all compensation paid to YOU by HYIT.

**REQUEST FOR PRODUCTION NO. 7:**

All DOCUMENTS evidencing, constituting or reflecting any and all compensation paid to YOU by GVTV.

**REQUEST FOR PRODUCTION NO. 8:**

All DOCUMENTS evidencing, constituting or reflecting any and all compensation paid to YOU by Shenzhen G. Credit Electronics Co., Ltd.

1 REQUEST FOR PRODUCTION NO. 9:

2 All DOCUMENTS evidencing, constituting or reflecting any and all  
3 compensation paid to YOU by Shenzhen Gosonic Supply Chain Management Co.,  
4 Ltd.

5 REQUEST FOR PRODUCTION NO. 10:

6 All DOCUMENTS evidencing, constituting or reflecting any and all  
7 compensation received from any PERSON in connection with YOUR distribution of  
8 TVPADS.

9 REQUEST FOR PRODUCTION NO. 11:

10 DOCUMENTS sufficient to show any and all transactions processed by YOU  
11 and/or YOUR agents on behalf of or for the benefit of CNT.

12 REQUEST FOR PRODUCTION NO. 12:

13 DOCUMENTS sufficient to show any and all transactions processed by YOU  
14 and/or YOUR agents on behalf of or for the benefit of HYIT.

15 REQUEST FOR PRODUCTION NO. 13:

16 DOCUMENTS sufficient to show any and all transactions processed by YOU  
17 and/or YOUR agents on behalf of or for the benefit of GVTV.

18 REQUEST FOR PRODUCTION NO. 14:

19 DOCUMENTS sufficient to show the total number of TVPADS delivered to  
20 YOU by or on behalf of CNT.

21 REQUEST FOR PRODUCTION NO. 15:

22 DOCUMENTS sufficient to show the total number of TVPADS delivered to  
23 YOU by or on behalf of HYIT.

24 REQUEST FOR PRODUCTION NO. 16:

25 DOCUMENTS sufficient to show the total number of TVPADS delivered to  
26 YOU by or on behalf of GVTV.

1 REQUEST FOR PRODUCTION NO. 17:

2 DOCUMENTS sufficient to show the total number of TVPADS delivered to  
3 YOU by or on behalf of any other PERSON.

4 REQUEST FOR PRODUCTION NO. 18:

5 DOCUMENTS sufficient to show the total value of all TVPADS delivered to  
6 YOU by or on behalf of CNT.

7 REQUEST FOR PRODUCTION NO. 19:

8 DOCUMENTS sufficient to show the total value of all TVPADS delivered to  
9 YOU by or on behalf of HYIT.

10 REQUEST FOR PRODUCTION NO. 20:

11 DOCUMENTS sufficient to show the total value of all TVPADS delivered to  
12 YOU by or on behalf of GVTV.

13 REQUEST FOR PRODUCTION NO. 21:

14 DOCUMENTS sufficient to show the total value of all TVPADS delivered to  
15 YOU by or on behalf of any other PERSON.

16 REQUEST FOR PRODUCTION NO. 22:

17 All DOCUMENTS concerning, evidencing, constituting or reflecting any  
18 transactions by CNT relating to the TVPAD.

19 REQUEST FOR PRODUCTION NO. 23:

20 All DOCUMENTS concerning, evidencing, constituting or reflecting any  
21 transactions by HYIT relating to the TVPAD.

22 REQUEST FOR PRODUCTION NO. 24:

23 All DOCUMENTS concerning, evidencing, constituting or reflecting any  
24 transactions by GVTV relating to the TVPAD.

25 REQUEST FOR PRODUCTION NO. 25:

26 All DOCUMENTS concerning, evidencing, constituting or reflecting any  
27 transactions by Shenzhen G. Credit Electronics Co., Ltd. relating to the TVPAD.  
28

1 REQUEST FOR PRODUCTION NO. 26:

2 All DOCUMENTS concerning, evidencing, constituting or reflecting any  
3 transactions by Shenzhen Gosonic Supply Chain Management Co., Ltd. relating to  
4 the TVPAD.

5 REQUEST FOR PRODUCTION NO. 27:

6 DOCUMENTS sufficient to show the total number of TVPADS shipped or  
7 sold by YOU to any PERSON in the United States.

8 REQUEST FOR PRODUCTION NO. 28:

9 DOCUMENTS sufficient to show the total value of TVPADS shipped or sold  
10 by YOU to any PERSON in the United States.

11 REQUEST FOR PRODUCTION NO. 29:

12 All COMMUNICATIONS between YOU and CNT.

13 REQUEST FOR PRODUCTION NO. 30:

14 All COMMUNICATIONS between YOU and HYIT.

15 REQUEST FOR PRODUCTION NO. 31:

16 All COMMUNICATIONS between YOU and GVTV.

17 REQUEST FOR PRODUCTION NO. 32:

18 All COMMUNICATIONS between YOU and any PERSON related to any  
19 lawsuit concerning the TVPAD.

20 REQUEST FOR PRODUCTION NO. 33:

21 DOCUMENTS sufficient to show all PERSONS from CNT with whom YOU  
22 have had COMMUNICATIONS.

23 REQUEST FOR PRODUCTION NO. 34:

24 DOCUMENTS sufficient to show all PERSONS from HYIT with whom YOU  
25 have had COMMUNICATIONS.

26 REQUEST FOR PRODUCTION NO. 35:

27 DOCUMENTS sufficient to show all PERSONS from GVTV with whom  
28 YOU have had COMMUNICATIONS.

1 REQUEST FOR PRODUCTION NO. 36:

2 DOCUMENTS sufficient to show all PERSONS from any other source with  
3 whom YOU have had COMMUNICATIONS relating to or concerning shipping  
4 TVPADS from China to YOU.  
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PROOF OF SERVICE BY MAIL

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is Davis Wright Tremaine LLP, Suite 2400, 865 South Figueroa Street, Los Angeles, California 90017-2566.

On July 2, 2015, I served the foregoing document(s) described as: **SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION (YTC SUMMIT INTERNATIONAL INC.)** by placing a true copy of said document(s) enclosed in a sealed envelope(s) for each addressee named below, with the name and address of the person served shown on the envelope as follows:

SEE ATTACHED SERVICE LIST

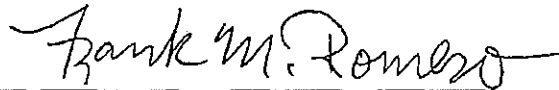
I placed such envelope(s) with postage thereon fully prepaid for deposit in the United States Mail in accordance with the office practice of Davis Wright Tremaine LLP, for collecting and processing correspondence for mailing with the United States Postal Service. I am familiar with the office practice of Davis Wright Tremaine LLP, for collecting and processing correspondence for mailing with the United States Postal Service, which practice is that when correspondence is deposited with the Davis Wright Tremaine LLP, personnel responsible for delivering correspondence to the United States Postal Service, such correspondence is delivered to the United States Postal Service that same day in the ordinary course of business.

Executed on July 2, 2015, at Los Angeles, California.

☒ Federal I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Frank M. Romero

Print Name



Signature

SERVICE LIST

Francis S. Ryu, Esq. Ryu Law Firm 5900 Wilshire Blvd., Suite 2250 Los Angeles, CA 90036	Attorney for Club TVpad, Inc. and Bennett Wong
Mark Clark Traverse Legal, PLC 810 Cottageview Drive G-20 Traverse City, MI 49684	Attorneys for Asha Media Group, Inc. and Amit Bhalla
Timothy Wang Ni, Wang & Massand, PLLC 8140 Walnut Hill Lane, Suite 500 Dallas, TX 75231	Attorneys for newTVpad Ltd. Co. d/b/a newtvpad.com a/k/a TVpad USA
Jeff Lee LT Pacific Law Group LLP 17800 Castleton Street, #560 City of Industry, CA 91748	Attorneys for Honghui Chen, d/b/a e-Digital



黄纯芳 Fanny  
商务经理 Business Manager

深圳好视网络科技有限公司  
Shenzhen GreatVision Network Technology Co., Ltd.  
广东省深圳市福田区上步南路1001号  
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张民 Min zhang  
商务经理 Business Director

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Road Mong Kok  
organized under  
Arcadia, Californ

这份分发 E: huangcf@gvtv.com.cn H: www.gvtv.com.cn 在 2 月 20 号, 由后创公司与 YTC 国际公司共同签  
署。后创(以下简称“供应商”), 一家合法的香港公司, 地点在香港九龙旺角道 33 号凯途发展  
大厦 704; YTC(以下简称“分发商”), 一家合法的加利福尼亚公司, 地点在美国加利福尼亚州  
阿卡狄亚 Clark 街道。

WHEREAS, SUPPLIER manufactures and markets certain products and desires to increase the  
sales of such products;

鉴于, 供应商生产和销售相关产品并希望提高这类产品的销量,

WHEREAS, DISTRIBUTOR has represented that it possesses the necessary expertise and  
logistical organization to efficiently ship such products; and

鉴于, 分发商表示具备必要的机构和物流组织能有效的运输这类产品,

WHEREAS, SUPPLIER is willing to appoint DISTRIBUTOR and DISTRIBUTOR is willing to  
accept such appointment as distributor of SUPPLIER'S products in the territory defined herein;

因此, 供应商愿意在规定区域授权分发商, 分发商同时也愿意接受供应商的此授权。

NOW, THEREFORE, in consideration of the mutual premises and covenants hereinafter set forth,  
the parties agree as follows:

因此, 签署以下协议

#### ARTICLE 1 DEFINITIONS

##### 条款一 定义

For purposes of this Agreement, the following words, terms and phrases, where written with an initial  
capital letter, shall have the meanings assigned to them in this Article 1 unless the context otherwise  
requires:

在此协议中, 以下以大写字母开头的术语或者词组具有条款一种赋予的含义

1.1. Products. "Products" shall mean those products described in Exhibit 1 hereto as that Exhibit  
may be amended by SUPPLIER, at its sole discretion, from time to time. SUPPLIER shall give  
DISTRIBUTOR thirty (30) days written notice of any such amendment.

1.1 产品 产品的意思是可以是目前陈列的产品, 也可以是供应商随其意愿补充的产品。供应  
商必须提前 30 天以书面通知告知分发商补充的产品。

Plaintiff's Exhibit 2  
Witness: Steven Chen  
Date: July 15, 2015  
(Shelly Storey, CSR 3932)

FORM: DUPE AND REVISE

LOGISTIC DISTRIBUTION AGREEMENT

物流分发协议

THIS DISTRIBUTION AGREEMENT (the "*Agreement*"), made this 20th day of February, 2012 by and between Create New Technology, a HK Company duly organized under the laws of HK and having its principal place of business at Flat/RM 704 7/F Bright Way Tower 33 Mong Kok Road Mong Kok (hereinafter "*Supplier*"), and YTC Summit International, Inc., a corporation duly organized under the laws of California and having its principal place of business at 12037 Clark Street, Arcadia, California, 91006, USA (hereinafter "*Distributor*").

这份分发协议（简称“协议”）在2012年2月20号，由启创公司与 YTC 国际公司共同签署。启创（以下简称“供应商”），一家合法的香港公司，地点在香港九龙旺角道 33 号凯途发展大厦 704；YTC（以下简称“分发商”），一家合法的加利福尼亚公司，地点在美国加利福尼亚州阿卡狄亚 Clark 街道。

WHEREAS, SUPPLIER manufactures and markets certain products and desires to increase the sales of such products;

鉴于，供应商生产和销售相关产品并希望提高这类产品的销量，

WHEREAS, DISTRIBUTOR has represented that it possesses the necessary expertise and logistical organization to efficiently ship such products; and

鉴于，分发商表示具备必要的机构和物流组织能有效的运输这类产品，

WHEREAS, SUPPLIER is willing to appoint DISTRIBUTOR and DISTRIBUTOR is willing to accept such appointment as distributor of SUPPLIER'S products in the territory defined herein;

因此，供应商愿意在规定区域授权分发商，分发商同时也愿意接受供应商的此授权。

NOW, THEREFORE, in consideration of the mutual premises and covenants hereinafter set forth, the parties agree as follows:

因此，签署以下协议

ARTICLE 1  
DEFINITIONS

条款一

定义

For purposes of this Agreement, the following words, terms and phrases, where written with an initial capital letter, shall have the meanings assigned to them in this Article 1 unless the context otherwise requires:

在此协议中，以下以大写字母开头的术语或者词组具有条款一种赋予的含义

1.1. *Products*. "*Products*" shall mean those products described in Exhibit I hereto as that Exhibit may be amended by SUPPLIER, at its sole discretion, from time to time. SUPPLIER shall give DISTRIBUTOR thirty (30) days written notice of any such amendment.

1.1 产品 产品的意思是可以是目前陈列的产品，也可以是供应商随其意愿补充的产品。供应商必须提前 30 天以书面通知告知分发商补充的产品。

1.2. Territory. "*Territory*" shall mean the area specifically described in Exhibit II hereto as that Exhibit may be amended from time to time.

1.2 范围 范围指的是目前 Exhibit II 中特定的区域, 也可以是后期补充的范围。

1.3. Distributor Process fee. "*Distributor Process fee*" shall mean the fees then being agreed by SUPPLIER for processing and shipping of Products to its international customers.

1.3 分发商费用 分发商费用指的是供应商许诺, 用与将其产品派发到其客户手上的物流各项费用。

1.4. SUPPLIER Information. "*SUPPLIER Information*" shall mean all information, other than information in published form or expressly designated by SUPPLIER as nonconfidential, which is directly or indirectly disclosed to DISTRIBUTOR or embodied in Products provided hereunder, regardless of the form in which it is disclosed, relating in any way to SUPPLIER'S markets, customers, products, patents, inventions, procedures, methods, designs, strategies, plans, assets, liabilities, costs, revenues, profits, organization, employees, agents, distributors or business in general.

1.4 供应商信息。供应商信息指的是所有信息, 并非只是公开的表格中或者由供应商特别指定的非机密性信息。这些信息直接或者间接透露给分发商或包含在产品中, 与供应商市场, 客户, 产品, 专利, 创造, 工序, 做工, 设计, 草图, 方案, 资产, 债务, 成本, 税收, 利润, 组织, 员工, 代理商, 分销商或者其他商务相关的信息。

1.5. Quota. "*Quota*" shall mean the minimum quantities of Products which DISTRIBUTOR shall be expected to purchase from SUPPLIER in accordance with the terms and conditions of Article 5 of this Agreement.

1.5 配额 配额指的是根据协议条款第五条分发商向供应商购买的最低数量。

## ARTICLE 2 APPOINTMENT

### 条款二 约束

2.1. Scope. SUPPLIER hereby appoints DISTRIBUTOR, and DISTRIBUTOR hereby accepts appointment, as SUPPLIER'S exclusive distributor during the term of this Agreement with the right to ship or otherwise distribute Products in the Territory, under SUPPLIER'S name, logotypes, and trademarks, subject to all the terms and conditions of this Agreement.

2.1 范围。供应商授权分发商。同时分发商接受作为供应商的独家分发商, 在协议期间内在规定区域内使用供应商的名字, 品牌和商标进行相关产品的派送或者分销, 并遵守此协议的所有条款。

2.2. Subdistributors. DISTRIBUTOR shall not, without the prior written approval of SUPPLIER, appoint any subdistributors or agents to promote and/or distribute Products in any country within the Territory. Further, notwithstanding any such appointments, or SUPPLIER'S approval thereof, DISTRIBUTOR shall at all times remain fully liable for the performance of its subdistributors and/or agents and DISTRIBUTOR hereby agrees to indemnify and hold harmless SUPPLIER from all damages, losses, costs or expenses arising in any manner from any act or omission on the part of its subdistributors or agents.

2.2 多级分发商。在无供应商的先前书面协议的情况下, 分发商不能给授权任何分发商或者代理商在协议规定区域内进行分发或者促销产品。尽管供应商给过先前给过这样的授权或者允许,

分发商必须一直对其多级分发商或者代理机构的行为担负全部法律责任。分发商同意赔偿或者承担因部分多级分发商或者代理商造成的一起伤害, 损失, 成本或者花销。

2.3. Shipping Outside the Territory. Nothing herein shall be construed as precluding DISTRIBUTOR from shipping Products outside the Territory, provided that DISTRIBUTOR shall not actively advertise, promote or solicit customers for Products outside the Territory nor establish any office through which orders are solicited or any depot at which inventories of SUPPLIER Products are stored outside the Territory.

2.3 规定范围外的派送。阻止分发商向规定范围外的派送。同时分发商不能在规定范围外进行广告, 促销或者拉客, 也不能在规定外范围外设立办公点。

2.4. Reserved Shipping Rights. Notwithstanding any other provision of this Agreement, SUPPLIER reserves the right to ship, rent or lease Products under the SUPPLIER'S name, logotypes and trademarks directly to any of the customers listed in Exhibit VI, as that Exhibit may be amended by SUPPLIER from time to time upon thirty (30) days' notice to DISTRIBUTOR.

2.4 派送保留权利。尽管本协议有其他规定, 供应商保留对产品向 Exhibit VI 中的客户直接进行运输, 租赁和发送的权利, 此 Exhibit 可以由供应商一直补充, 提前 30 天通知分发商。

### ARTICLE 3 GENERAL OBLIGATIONS OF DISTRIBUTOR

#### 条款三 分发商的一般义务

3.1. Shipping. DISTRIBUTOR shall have the following obligations with respect to the shipping and distribution of SUPPLIER Products:

3.1 运输。分发商在运输和分销供应商产品有以下义务

- (a) To use its best efforts to further the customer satisfaction, shipping logistic, and other distribution method of Products in the Territory;  
尽其最大努力提升客户满意, 提供运输物流和其他分销方式
- (b) To provide facility that will maintain an adequate and balanced inventory of Products, supplies, and spare parts provided by the SUPPLIER; DISTRIBUTOR shall also provide a safe and secured facility for the Products. DISTRIBUTOR shall also be accountable for all inventories stored at its facility against dishonest employee theft. SUPPLIER can at any time request inventory count to assess accuracy of inventory

提供场所来保证产品和配件的合理库存, 供应。分发商必须妥善存放产品。分发商必须提供所有的库存清单数量, 防备被不诚实员工盗窃。供应商可以随时要求库存系统账号进入检查库存准确性。

- (c) To promptly respond to all inquiries from customers, including complaints, process all orders, and effect all shipments of Products;  
对客户反馈进行积极回应, 包括投诉, 订单处理和运输情况。
- (d) To permit SUPPLIER to visit DISTRIBUTOR'S place of business and inspect its inventories, service records, and other relevant documents;  
允许供应商参观分发商的办公地址, 视察库存, 服务记录和其他相关文档;

- (e) To maintain an adequate logistic force dedicated on a fulltime basis to the shipping of Products;  
保证充足的物流人力全职派发产品。

3.2. Manufacture or Distribution of Competitive Goods. DISTRIBUTOR shall not manufacture or distribute any products which are directly or indirectly competitive with the Products.

3.2 生产或者分销竞争对手产品。分发商不能生产或者分销直接或者间接的跟本产品有竞争的产品。

3.3. Customer Support. DISTRIBUTOR agrees to cooperate with SUPPLIER in dealing with any customer complaints concerning the Products and to take any action requested by SUPPLIER to resolve such complaints. DISTRIBUTOR also agrees to assist SUPPLIER in arranging for any customer warranty service.

3.3 客户支持。派发商同意根据供应商售后要求,与供应商合作处理跟产品相关的客户投诉。分发商也会帮助供应商进行客户质量保证服务。

3.4. Expenses. DISTRIBUTOR assumes full responsibility for all costs and expenses which it incurs in carrying out its logistic obligations under this Agreement, including but not limited to all rentals, salaries, commissions, advertising, demonstration, travel and accommodation expenses without the right to reimbursement for any portion thereof from SUPPLIER.

3.4 费用。分发商承担一切费用和花销,包括并不限于所有的房租,工资,佣金,广告费用,展示,交通,住宿费用。

#### ARTICLE 4 ORDERS FOR PRODUCTS

##### 条款四 产品订单

4.1. Due to the fact that this agreement is only for logistic and shipping, SUPPLIER bears all responsibility on inventory supplies at DISTRIBUTOR's location. Order for products does not applied.

4.1 根据协议主体只是物流和派发。供应商承担分发商地点的货物供应。产品订单不适用。

#### ARTICLE 5 MINIMUM PURCHASE REQUIREMENT

##### 条款五 最低购买量

5.1. Due to the fact that this agreement is only for logistic and shipping, SUPPLIER bears all responsibility on inventory supplies at DISTRIBUTOR's location. Minimum purchase requirement does not applied.

5.1 根据协议主体只是物流和派发,供应商承担分发商地点的货物供应。最低购买量不适用。

ARTICLE 6  
FEES AND PAYMENTS

条款六  
费用 and 支付

6.1. Fees. The fees to be paid to DISTRIBUTOR for Products shipped pursuant to this Agreement shall be the Distributor Process fees in effect at the time of acceptance of the relevant shipping instructions submitted to DISTRIBUTOR, except as provided in Section 6.2 below.

6.1 费用。根据协议由供应商支付给分发货商，分发货商要一直遵守相关运输指示，6.2 除外。

6.2. Fee Increases, Decreases. DISTRIBUTOR may, at any time during the term of this Agreement, increase its fees for the logistic service by providing SUPPLIER with at least sixty (60) days prior written notice. Increased fees for all logistic service shall not apply to shipping instructions accepted prior to the effective date of the fee. Fee decreases with respect to all logistic service shall be effective immediately upon written notice to the SUPPLIER on all such logistic service not yet performed.

6.2 费用上涨，下降。分发货商在提高物流费用时需提前 60 天书面通知给供应商。如不提前通知，增加费用无法生效。降低费用在供应商接到通知后立即生效。

6.3. Payment Terms. Until such time as SUPPLIER shall have established a credit history satisfactory to DISTRIBUTOR, payments by SUPPLIER hereunder shall be made by wire transfer at SUPPLIER'S expense, to a bank specified by, or acceptable to, DISTRIBUTOR. Thereafter, all payments hereunder shall be due net thirty (30) days from the last day of previous calendar month date of logistical fees on shipment of the Products, or from the date of invoice for such charges as taxes, duties, interest or like special charges from the previous month, payable to the bank or banks specified by DISTRIBUTOR in writing from time to time. All payments hereunder shall be made in U.S. dollars or such other currency as may be mutually agreed upon. DISTRIBUTOR shall not be obligated to ship Products against instructions in the event DISTRIBUTOR'S outstanding accounts receivable from SUPPLIER then exceed or would after any such shipment exceed \$10,000.00 of U.S. dollar based on the then current Distributor Process fees or such other amount as may be mutually agreed upon from time to time by SUPPLIER and DISTRIBUTOR. In the event of any dispute arising over any part of an invoice or the total amount due under an invoice, all undisputed amounts shall be promptly paid by SUPPLIER in accordance with this Section 6.3.

6.3 支付方式。供应商必须对分发货商建立信用满意度。供应商通过汇款，汇款手续费由供应商负责或者其他分发货商能接受的支付方式。所有款项支付必须在产品发出后最后一个公历日之后 30 天内支付，或者收到前一个月的税收，关税，利息其他特殊的费用发票后支付。所有付款将由美元或者是双方都接受的币种进行支付。在供应商的未偿付运输费用超过 10000 美金（这个金额双方不时商量再定），没有义务为供应商进行运输。在碰到部分金额有争议时，其他没有争议的金额需要由供应商及时支付。

6.4. Overdue Payments. If and for so long as any payment from SUPPLIER to DISTRIBUTOR under this Agreement shall be overdue:

6.4 超时支付。只要是超时支付，就遵守以下条款。

- (a) Interest at the rate of 2 percent (2%) per annum shall automatically become due on all balances outstanding plus a minimum administrative and handling charge of U.S. \$ 50.00 per month or part thereof; and  
超时支付部分按年利息 2%同时加上不少于 50 美元每月的行政管理费用。
- (b) DISTRIBUTOR shall have the right, in its sole discretion, to require payment for additional shipments of Products either by cash in advance or by wire transfer in U.S. dollars confirmed by a U.S. bank specified by DISTRIBUTOR, instead of by open account as provided above.  
分发商有权利要求超时支付费用用现金或者电汇方式至分发商指定的美国账户，替代以前提供的公开账户。

ARTICLE 7  
ACCEPTANCE AND WARRANTY

条款七  
赞同和保证

7.1. Due to the fact that this agreement is only for logistic and shipping, SUPPLIER bears all responsibility on inventory supplies at DISTRIBUTOR's location. Warranty for products does not applied.  
根据协议主体是物流和运输，供应商承担一切分销商当地的供应责任。产品保证不适用。

ARTICLE 8  
LIMITATION OF REMEDIES

条款八  
补充措施限制

SUPPLIER UNDERSTANDS AND AGREES AS FOLLOWS:  
供应商理解并同意如下条款：

8.1. Delay. DISTRIBUTOR SHALL NOT BE LIABLE FOR ANY LOSS OR DAMAGE CAUSED BY DELAY IN FURNISHING PRODUCTS AND PARTS OR ANY OTHER CARRIERS' PERFORMANCE UNDER OR PURSUANT TO THIS AGREEMENT.

8.1 延迟。分发商将不要对由产品和配件生产延期或者运输商延期带来的损失或者伤害进行负责；

8.2. Consequential Damages. IN NO EVENT SHALL DISTRIBUTOR'S LIABILITY OF ANY KIND INCLUDE ANY SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL LOSSES OR DAMAGES, EVEN IF DISTRIBUTOR SHALL HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH POTENTIAL LOSS OR DAMAGE.

8.2 间接损失。分发商绝不承担任何责任包括延期特殊，间接，偶然或者相应的损失或者伤害，即使分发商已经被告知有这种潜在的可能性。

ARTICLE 9  
CONFIDENTIALITY

条款九  
保密协议

DISTRIBUTOR acknowledges and agrees that all SUPPLIER Information is confidential and proprietary to SUPPLIER. DISTRIBUTOR agrees not to use any of such SUPPLIER Information during the term of

this Agreement and for a period of three (3) years thereafter for any purpose other than as permitted or required for performance by DISTRIBUTOR hereunder. DISTRIBUTOR further agrees not to disclose or provide any of such SUPPLIER Information to any third party and to take all necessary measures to prevent any such disclosure by its employees, agents, contractors or consultants during the term hereof and for a period of three (3) years thereafter. Nothing herein shall prevent DISTRIBUTOR from using, disclosing or authorizing the disclosure of any SUPPLIER Information which is, or hereafter becomes, part of the public domain.

分发商同意所有供应商信息是保密的且是供应商私有。协议期间和三年之内未经允许分发商不能利用供应商信息；分发商在协议期间和三年内未经允许不得泄露任何相关供应商信息给第三方并且要采取必要措施保证信息不被员工，代理，合作人或者顾客泄露。分发商要阻止一切供应商信息的泄露，不至于成为公共领域。

ARTICLE 10  
TRADEMARKS

条款十  
商标

10.1. Use of Trademarks. SUPPLIER hereby grants to DISTRIBUTOR a nonexclusive, nontransferable, and royaltyfree right and license to use the SUPPLIER trademarks specified in Exhibit V attached hereto, as such Exhibit may be modified from time to time during the term of this Agreement, in connection with the sale or other distribution, promotion, advertising and maintenance of the Products for so long as such trademarks are used by DISTRIBUTOR in accordance with SUPPLIER'S standards, specifications and instructions, but in no event beyond the term of this Agreement. DISTRIBUTOR shall afford SUPPLIER reasonable opportunities during the term hereof to inspect and monitor the activities of DISTRIBUTOR in order to ensure DISTRIBUTOR'S use of the trademarks in accordance with SUPPLIER'S standards and instructions. DISTRIBUTOR shall acquire no right, title or interest in such SUPPLIER trademarks other than the foregoing limited license, and DISTRIBUTOR shall not use any SUPPLIER trademarks as part of DISTRIBUTOR'S corporate or trade name or permit any third party to do so without the prior written consent of SUPPLIER.

10.2 商标使用。供应商给予分发商一个非专属的，非转让的和无版权费的商标使用权，用于附件中的陈列 V 室专用。根据销量，其他分点，促销或者其他情况陈列会一直根据协议修改，分发商都要遵守供应商商标使用标准和说明，决不能超出协议条款。分发商将提供合适机会给供应商视察和规范分发商按照相应标准使用商标。分发商不会在商标使用过程中获得任何权力，利益而非放弃有限的认证。在未经过供应商书面同意下，分发商不得将商标名给予第三方使用。

10.2. Registration. SUPPLIER shall use its best efforts to register the SUPPLIER trademarks specified in Exhibit V, as such Exhibit may be modified during the term of this Agreement, in such jurisdictions within the Territory in which SUPPLIER determines that registration is necessary or useful to the successful distribution of the Products. In addition, in the event SUPPLIER believes that it is advisable to effect any filing or obtain any governmental approval or sanction for the use by DISTRIBUTOR of any of SUPPLIER'S trademarks pursuant to this Agreement, the parties shall fully cooperate in order to do so. All expenses relating to the registration of SUPPLIER'S trademarks in the Territory as well as the making of any filing or obtaining any governmental approvals for the use by DISTRIBUTOR of SUPPLIER'S trademarks shall be borne by SUPPLIER.

10.2 注册。供应商将尽其最大努力在指定展区 V 进行供应商商标注册。根据当地法规, 供应商决定是否有必要进行商标注册。

10.3. Markings. DISTRIBUTOR shall not, without the prior written consent of SUPPLIER, remove or alter any patent numbers, trade names, trademarks, notices, serial numbers, labels, tags or other identifying marks, symbols or legends affixed to any Products or containers or packages.

10.3 标记。在未经过供应商书面同意下, 分发商不能移除或者篡改任何专利数字, 商标名称, 商标, 通知, 序列码, 标签, 索引或者其他依附于产品, 拥有者和包装的可识别性的记号或者标记或图列。

10.4. Infringements. DISTRIBUTOR shall promptly notify SUPPLIER of any use by any third party of SUPPLIER'S trademarks or any use by such third parties of similar marks which may constitute an infringement or passing off of SUPPLIER'S trademarks. SUPPLIER reserves the right in its sole discretion to institute any proceedings against such third party infringers and DISTRIBUTOR shall refrain from doing so. DISTRIBUTOR agrees to cooperate fully with SUPPLIER in any action taken by SUPPLIER against such third parties, provided that all expenses of such action shall be borne by SUPPLIER and all damages which may be awarded or agreed upon in settlement of such action shall accrue to SUPPLIER.

10.4 侵权。如碰到第三方有供应商侵权行为, 分发商及时通知供应商。供应商保留这种情况的处理权利。分发商将会配合供应商采取第三方侵权行为, 所有的费用和损失由供应商承担。

10.5. Termination of Use. DISTRIBUTOR acknowledges SUPPLIER'S proprietary rights in and to the SUPPLIER trademarks and any trade names regularly applied by SUPPLIER to the Products, and DISTRIBUTOR hereby waives in favor of SUPPLIER all rights to any trademarks, tradenames and logotypes now or hereafter originated by SUPPLIER. DISTRIBUTOR shall not adopt, use or register any words, phrases or symbols which are identical to or confusingly similar to any of SUPPLIER'S trademarks. Upon termination of this Agreement, DISTRIBUTOR shall cease and desist from use of the SUPPLIER trademarks in any manner. In addition, DISTRIBUTOR hereby empowers SUPPLIER and agrees to assist SUPPLIER, if requested, to cancel, revoke or withdraw any governmental registration or authorization permitting DISTRIBUTOR to use SUPPLIER trademarks in the Territory.

10.5 使用终止。分发商承认供应商商标所有权。分发商不能采用, 使用或者注册任何跟供应商相关或者类型单词, 词语或者标志的商标。一旦协议终止, 分发商将会停止使用各种渠道的供应商商标使用。另外, 分发商愿意帮助供应商, 如有要求的情况下, 取消, 撤销现有的任何政府部门的注册或者授权, 原先供应商在该区域授权给分发商来做的。

## ARTICLE 11

### PATENTS

#### 条款十一

#### 专利

11.1. Indemnification. SUPPLIER shall, at its own expense, defend any suit instituted against DISTRIBUTOR which is based on an allegation that any Products manufactured by SUPPLIER and shipped to DISTRIBUTOR hereunder constitute an infringement of any patent of the United States of America and shall indemnify DISTRIBUTOR against any award of damage and costs made against DISTRIBUTOR by a final judgment of a court of last resort if it is determined therein that any such Product constitutes an infringement of any patent of the United States of America, provided that DISTRIBUTOR gives SUPPLIER immediate notice in writing of any notice or claims of infringement and permits SUPPLIER through SUPPLIER'S counsel to defend the same and gives SUPPLIER all available information, assistance and authority to enable SUPPLIER to assume such defense. SUPPLIER shall have control of the defense of any such suit, including appeals from any judgment therein and any negotiations

for the settlement or compromise thereof with full authority to enter into a binding settlement or compromise. In the event that any Product is held to infringe and its use is enjoined, SUPPLIER shall, at its option and expense, (i) procure for DISTRIBUTOR the right to continue shipping such Product, (ii) provide the necessary parts and documentation to replace or modify such Product so that it no longer infringes, or (iii) arrange from DISTRIBUTOR for such Product to return to SUPPLIER,

11.1 供应商专利受到侵权, 分发商协助供应商按照当地法律进行维权。

11.2. Limitation of Obligation. Notwithstanding the provisions of Section 11.1 hereof, SUPPLIER shall have no liability whatsoever to DISTRIBUTOR with respect to any patent infringement or claim thereof which is based upon or arises out of (i) the use of any Product in combination with an apparatus or device not manufactured or supplied by SUPPLIER, if such combination causes or contributes to the infringement, (ii) the use of any Product in a manner for which it was neither designed nor contemplated, or (iii) any modification of any Product by DISTRIBUTOR or any third party which causes the Product to become infringing. Section 11.1 hereof states the entire liability of SUPPLIER for or arising out of any patent infringement or claim thereof with respect to Products furnished to DISTRIBUTOR under this Agreement.

11.2 义务限制。根据条款 11.1, 超出以下范围, 供应商没有义务提供专利侵权方面的声明。

(1) 其他不是本公司生产、供应的产品; (2) 非本公司设计; (3) 分发商或第三方未经许可, 任意修改产品的。

## ARTICLE 12

### TAXES

#### 条款十二条

##### 税务

12.1. Taxes and Duties. SUPPLIER shall be solely responsible for and shall pay, or reimburse DISTRIBUTOR for, all taxes, duties, import deposits, assessments and other governmental charges, however designated, which are now or hereafter imposed under or by any governmental authority or agency, that are (a) associated with the performance by DISTRIBUTOR of its obligations hereunder, (b) associated with the payment of any amount by SUPPLIER to DISTRIBUTOR pursuant to this Agreement, (c) based on the Products or their use, or (d) relate to the import of the Products into the Territory in accordance with then prevailing law or regulations.

12.1 税务和关税。供应商全权负责和支付或者给分发商报销, 所有的税务, 关税, 进口保证金, 核定的付款额和其他政府部门指定费用, 目前或者往后由任何政策授权部门或者机构征收的费用。包含: (a)与分发商责任相关的 (b)与协议中供应商给分发商结算费用相关的 (c)基于产品或者他们使用相关的 (d) 根据现行法规与进口产品相关的

12.2. Net Amounts. All payments to be made by SUPPLIER to DISTRIBUTOR pursuant to this Agreement represent net amounts DISTRIBUTOR is entitled to receive and shall not be subject to any deductions for any reason whatsoever. In the event any of said payments become subject to taxes, duties, assessments or fees of whatever kind or nature levied outside the United States, said payments shall be increased to such an extent as to allow DISTRIBUTOR to receive the net amounts due under this Agreement.

12.2 净额。供应商向分发商支付的一切费用都代表净额, 供应商不能以任何理由扣款。

## ARTICLE 13

### IMPORT AND EXPORT OF PRODUCTS

#### 条款十三

##### 进出口产品

13.1. Import Documentation. SUPPLIER shall be responsible for obtaining all licenses and permits and for satisfying all formalities as may be required to import Products into the Territory in accordance with then prevailing law or regulations.

13.1 进口程序。供应商承担获得进口到该地区的所有进口权许可证，根据现行法律法规。

13.2. Export Regulations. SUPPLIER shall supply DISTRIBUTOR on a timely basis with all necessary information and documentation requested by DISTRIBUTOR in order to permit DISTRIBUTOR to export the Products with respect to any sale or order solicited by SUPPLIER hereunder. SUPPLIER shall not dispose of any U.S. origin Products, software, knowhow, technical data, documentation or other products or materials furnished to it pursuant to this Agreement to any party or in any manner which would constitute a violation of the export control regulations of the United States now or hereafter in effect if the disposition was made by a U.S. corporation, or a nonU.S. corporation subject to those regulations.

13.2 出口规则。分发商为了能够完成进口供应商产品，供应商要给到充足的时间给到分发商准备必要的资料 and 文件。供应商不会处置任何美国原始产品，软件，使用方法，技术参数，文件或者其他产品及原材料给到第三方或者有可能影响进口的任何方式。

ARTICLE 14  
TERM AND TERMINATION  
条款十四  
期限和终止时期

14.1. Term. This Agreement shall take effect with respect to each country comprising the Territory as set forth in Exhibit II as of the date first above written and shall continue in force for the initial period specified in Exhibit III. Thereafter, this Agreement shall be renewed for additional periods of one (1) year each, commencing on January 1 of each year, if each of the parties shall have given the other written notice of its renewal of this Agreement no later than July 1 of the previous year.

14.1 期限。合同期限为一年。每年 1 月 1 号重新签订协议。要续约的话，前一年的 7 月 1 号之前给到双方正式的书面通知。

14.2. Termination. Notwithstanding the provisions of Section 14.1 above, this Agreement may be terminated in accordance with the following provisions:

- (a) Either party hereto may terminate this Agreement at any time by giving notice in writing to the other party, which notice shall be effective upon dispatch, should the other party file a petition of any type as to its bankruptcy, be declared bankrupt, become insolvent, make an assignment for the benefit of creditors, go into liquidation or receivership, or otherwise lose legal control of its business, or should the other party or a substantial part of its business come under the control of a third party;

在因为其中一方破产，倒闭，银行宣布破产，法人更换或者其他形式失去公司经营  
权，可以随时通知终止合作。

- (b) Either party may terminate this Agreement by giving notice in writing to the other party should an event of Force Majeure continue for more than six (6) months as provided in Section 15.5 below;

在碰到不可抗力情况下，6 个月任何一方可通知终止合作。

- (b) Either party may terminate this Agreement by giving notice in writing to the other party in the event the other party is in material breach of this Agreement and shall have failed to

cure such breach within thirty (30) days of receipt of written notice thereof from the first party;

在协议文件破坏的情况下,任何一方提前三十天提出书面通知终止合作。

- (d) SUPPLIER may terminate this Agreement at any time on written notice within sixty (60) days after the end of the initial term or any renewal term as set forth in Section 14.1 above if, during such initial term or renewal term, DISTRIBUTOR shall have failed to meet the performance applicable to such period or if SUPPLIER and DISTRIBUTOR shall have failed to agree at least sixty (60) days prior to the expiration of the initial term or any renewal term on the performance for the succeeding fiscal year.

合同到期, 提前 60 天通知。

14.3. Partial Termination. In the event SUPPLIER shall have the right pursuant to the provisions of Sections 14.2(b), 14.2(c) or 14.2(d) to terminate this Agreement in its entirety, SUPPLIER may elect to terminate this Agreement solely as it applies to any specific country or countries within the Territory upon providing DISTRIBUTOR with written notice in accordance with the relevant Section referred to above; provided, that nothing in this Section 14.3 shall be construed as creating a precondition to or otherwise precluding SUPPLIER from terminating this Agreement in its entirety in accordance with the terms of Section 14.2.

部分停止。供应商可以对某个国家或者某部分国家停止合作, 其他的正常。

14.4. Rights and Obligations on Termination. In the event of termination of this Agreement for any reason, the parties shall have the following rights and obligation;

终止合作的责任和权利。

- (a) Termination of this Agreement shall not release either party from the obligation to make payment of all amounts then or thereafter due and payable;  
双方有义务将所有款项结清后再终止协议
- (b) SUPPLIER shall have the right, at its option, to pick up any part of all of DISTRIBUTOR'S inventory of Products in DISTRIBUTOR'S possession as of the termination date at SUPPLIER'S expense. SUPPLIER shall exercise its option under this subsection by notifying DISTRIBUTOR in writing no later than thirty (30) days after the effective termination date.  
在供应商愿意承担所有花销情况下, 供应商有权利收回放在分发商出的产品, 在终止协议前三十天通知。

- (c) DISTRIBUTOR'S obligations pursuant to Article 9 hereof shall survive termination of this Agreement.  
分发商在合作终止期间必须履行条款九业务。

14.5. No Compensation. In the event either party terminates this Agreement for any reason in accordance with the terms hereof, the parties hereby agree that, subject to the provisions of Section 14.4(a) hereof and without prejudice to any other remedies which either party may have in respect of any breach of this Agreement, neither party shall be entitled to any compensation or like payment from the other as a result of such termination.

ARTICLE 15  
FORCE MAJEURE

15.1. Definition. Force Majeure shall mean any event or condition, not existing as of the date of signature of this Agreement, not reasonably foreseeable as of such date and not reasonably within the control of either party, which prevents in whole or in material part the performance by one of the parties of its obligations hereunder or which renders the performance of such obligations so difficult or costly as to make such performance commercially unreasonable. Without limiting the foregoing, the following shall constitute events or conditions of Force Majeure: acts of State or governmental action, riots, disturbance, war, strikes, lockouts, slowdowns, prolonged shortage of energy supplies, epidemics, fire, flood, hurricane, typhoon, earthquake, lightning and explosion. It is in particular expressly agreed that any refusal or failure of any governmental authority to grant any export license legally required for the fulfillment by SUPPLIER of its obligations hereunder shall constitute an event of Force Majeure.

15.1 定义。不可抗力系指任何事件或情况，如不存在的日期签署本协议，不能合理预见的是这样的日期和不合理的控制范围内的任何一方，使全部或部分履行的一方当事人其义务在商业上无法行使。不限制前述，以下将构成不可抗力事件或条件：国家行为或政府的行动，暴动，骚乱，战争，罢工，停工，长时间的能源供应短缺，流行病，火灾，洪水，飓风，台风，地震和爆炸。

15.2. Notice. Upon giving notice to the other party, a party affected by an event of Force Majeure shall be released without any liability on its part from the performance of its obligations under this Agreement, except for the obligation to pay any amounts due and owing hereunder, but only to the extent and only for the period that its performance of such obligations is prevented by the event of Force Majeure. Such notice shall include a description of the nature of the event of Force Majeure, and its cause and possible consequences. The party claiming Force Majeure shall promptly notify the other party of the termination of such event.

15.2 通知。当另一方接到通知，一方受不可抗力事件而承担不了履行本协议下的责任、义务，除了有义务支付到期款项货之前欠款之外，仅在不可抗力事件的一定范围和一定时间内停止履行协议的义务。这种通知应包括不可抗力事件的性质描述，以及原因和潜在后果。主张不可抗力的一方应及时通知对方终止操作协议的内容。

15.3. Confirmation. The party invoking Force Majeure shall provide to the other party confirmation of the existence of the circumstances constituting Force Majeure. Such evidence may consist of a statement or certificate of an appropriate governmental department or agency where available, or a statement describing in detail the facts claimed to constitute Force Majeure.

15.3 确认。主张不可抗力的一方应当同另一方提供构成不可抗力事件的证据。这些证据可以由政府部门或专业机构提供描述事件细节的声明或文件

15.4. Suspension of Performance. During the period that the performance by one of the parties of its obligations under this Agreement has been suspended by reason of an event of Force Majeure, the other party may likewise suspend the performance of all or part of its obligations hereunder to the extent that such suspension is commercially reasonable.

15.4 履行中断。在此期间，一方因不可抗力事件暂停履行义务，另一方也可以中止履行部分或全部义务，这种中断在商业上是合理的。

15.5. Termination. Should the period of Force Majeure continue for more than six (6) consecutive months, either party may terminate this Agreement without liability to the other party, except for payments due to such date, upon giving written notice to the other party.

15.5 终止。不可抗力继续并超过六个连续月，任何一方可以终止此协议，除了应付款需支付完毕，并书面通知对方。

ARTICLE 16  
ARBITRATION

16.1. Disputes. Any dispute, controversy or claim arising out of or relating to this Agreement shall be finally settled by arbitration in Los Angeles, California, U.S.A. in accordance with the Commercial Arbitration Rules of the American Arbitration Association in effect on the date of this Agreement and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. The arbitration shall be conducted in the English language.

16.1 纠纷。任何争议、纠纷、索赔或其他与本协议有关的均最终由 Los Angeles, California, U.S.A. 按照美国仲裁协会的商业仲裁规则仲裁解决。在此协议和判决生效之日起，仲裁人可在任何有管辖权的法院执行。仲裁应在英语环境下进行。

16.2. Indemnification. This Article 16 provides the sole recourse for the settlement of any dispute arising under or in connection with this Agreement. DISTRIBUTOR shall and hereby agrees to indemnify SUPPLIER against any award or judgment, which relates to this Agreement, made by any court, tribunal or arbitral panel of any kind, in any jurisdiction, except as provided in this Article 16.

赔偿。第十六条为任何出现的或与本协议相关的争议的处理提供了唯一的追索权。经销商应当以此同意赔偿供应商的任何裁决和判决。这关系到此协议在任何管辖权的任何法院、法庭以及任意一方仲裁陪审制定，

除非在第十六条规定。

16.3. Governing Law. This Agreement shall be governed by, and interpreted and construed in accordance with, the laws of the State of California, U.S.A.

16.3 适用法律。本协议应当根据 the State of California, U.S.A. 的法律管理和解释、分析。

ARTICLE 17  
条款十七  
MISCELLANEOUS  
多样性

17.1. Relationship. This Agreement does not make either party the employee, agent or legal representative of the other for any purpose whatsoever. Neither party is granted any right or authority to assume or to create any obligation or responsibility, express or implied, on behalf of or in the name of the other party. In fulfilling its obligations pursuant to this Agreement each party shall be acting as an independent contractor.

关系。此协议不能让其员工，代理或机构用于其他用途。此协议必须由独立合同订约人来履行。

17.2. Assignment. Neither party shall have the right to assign or otherwise transfer its rights and obligations under this Agreement except with the prior written consent of the other party; provided, however, SUPPLIER shall be entitled to assign any or all of its rights and obligations hereunder to any of its subsidiaries, provided that SUPPLIER shall remain fully liable for the performance of all its obligations hereunder; and further provided that a successor in interest by merger, by operation of law, assignment, purchase or otherwise of the entire business of either party shall acquire all rights and obligations of such party hereunder. Any prohibited assignment shall be null and void.

指派。无事先书面同意下，任何一方不许指派给第三方转让其权利与责任。

17.3. Notices. Notices permitted or required to be given hereunder shall be deemed sufficient if given by registered or certified mail, postage prepaid, return receipt requested, addressed to the respective addresses of the parties as first above written or at such other addresses as the respective parties may designate by like notice from time to time. Notices so given shall be effective upon (a) receipt by the party to which notice is given, or (b) on the fourteenth (14th) day following the date such notice was posted, whichever occurs first.

通知。通知要认为是有效力的，必须是有认证过的邮箱或者是邮资已付，需要回执寄到指定地址。通知生效 (a) 收到收条；或者(b) 通知发出 14 天后。

17.4. ENTIRE AGREEMENT. THIS AGREEMENT, INCLUDING EXHIBITS I THROUGH VI ATTACHED HERETO AND INCORPORATED AS AN INTEGRAL PART OF THIS AGREEMENT, CONSTITUTES THE ENTIRE AGREEMENT OF THE PARTIES WITH RESPECT TO THE SUBJECT MATTER HEREOF, AND SUPERSEDES ALL PREVIOUS DISTRIBUTORSHIP AGREEMENTS BY AND BETWEEN SUPPLIER AND DISTRIBUTOR AS WELL AS ALL PROPOSALS, ORAL OR WRITTEN, AND ALL NEGOTIATIONS, CONVERSATIONS OR DISCUSSIONS HERETOFORE HAD BETWEEN THE PARTIES RELATED TO THIS AGREEMENT. DISTRIBUTOR ACKNOWLEDGES THAT IT HAS NOT BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY ANY REPRESENTATIONS OR STATEMENTS, ORAL OR WRITTEN, NOT EXPRESSLY CONTAINED HEREIN.

17.4 完整协议。附件中的 EXHIBITS I 到 VI，加上协议主体为完整协议。

17.5. Amendment. This Agreement shall not be deemed or construed to be modified, amended, rescinded, cancelled or waived, in whole or in part, except by written amendment signed by the parties hereto.

17.5 补充协议。除非有书面补充协议，否则此协议不能用来修改，补充，废除，取消。

17.6. Publicity. This Agreement is confidential and no party shall issue press releases or engage in other types of publicity of any nature dealing with the commercial and legal details of this Agreement without the other party's prior written approval, which approval shall not be unreasonably withheld. However, approval of such disclosure shall be deemed to be given to the extent such disclosure is required to comply with governmental rules, regulations or other governmental requirements. In such event, the publishing party shall furnish a copy of such disclosure to the other party.

17.6 公开性。此协议是机密的。没有另一方的书面同意，另外一方不允许公开。

17.7. Severability. In the event that any of the terms of this Agreement are in conflict with any rule of law or statutory provision or are otherwise unenforceable under the laws or regulations of any government or subdivision thereof, such terms shall be deemed stricken from this Agreement, but such invalidity or unenforceability shall not invalidate any of the other terms of this Agreement and this Agreement shall continue in force, unless the invalidity or unenforceability of any such provisions hereof does substantial violence to, or where the invalid or unenforceable provisions comprise an integral part of, or are otherwise inseparable from, the remainder of this Agreement.

17.7 条款可分割性。当某条条款与政府法律相冲突时，某条条款进行作废。但这个协议还是继续发挥其效力。

17.8. Counterparts. This Agreement shall be executed in two or more counterparts in the English language, and each such counterpart shall be deemed an original hereof. In case of any conflict between the English version and any translated version of this Agreement, the English version shall govern.

17.8 其他版本。此英语版本将会被翻译成其他语言版本，在语言版本有冲突时，以英语版本为准；

17.9. Waiver. No failure by either party to take any action or assert any right hereunder shall be deemed to be a waiver of such right in the event of the continuation or repetition of the circumstances giving rise to such right.

17.9 弃权。在同样持续情况下，一方无任何行动视之为弃权。

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK.  
SIGNATURE PAGE(S) FOLLOW.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on the date first above written. (自签名日起生效)

SUPPLIER

Create Now Technology (HK) LTD.  
a Hong Kong corporation

By: [Signature]  
Name: \_\_\_\_\_  
Title: Business Director

DISTRIBUTOR

YTC SUMMIT INTL' INC.  
a CALIFORNIA corporation

By: [Signature]  
Name: STEVEN CHEN  
Title: PRESIDENT

EXHIBIT I

Products and Fees  
产品和费用

**1. Product Description**

**产品描述**

1.1. TVpad, each unit is individually packed and sealed, 9" x 6" x 2.6" in Dimension, 2 lb weight.

TVpad, 单独包装和盖章, 体积是 9" x 6" x 2.6", 重量是 2 lb (磅)

**2. DISTRIBUTOR Services and Charges**

**分发商服务和费用**

2.1. DISTRIBUTOR shall charge the SUPPLIER a flat fee of USD\$4.50 for each address it processed, with shipping content of 1 to 2 units.

分发商将收取每个地址固定的代发费用: 4.5 美金, 包括 1-2 台。

2.2. DISTRIBUTOR shall charge the SUPPLIER a flat fee of USD\$7.00 for each address it processed, with shipping content of three and above.

分发商将收取每个地址固定的代发费用: 7 美金, 3 台以上。

2.3. If the order is to be shipped by trucking, additional fee of USD\$7.00 per pallet will be added for the use of each wood pallet.

如果要上卡车的话, 每批货需要加收 7 美金打板费用。

2.4. DISTRIBUTOR shall provide 800 cubic feet of free space for the SUPPLIER to store inventory, additional space used will be charged in increment of 67 cubic feet at USD\$50.00 each per month.

分发商将提供 800 立方英尺的免费仓储空间, 如果需要额外空间, 每 67 立方英尺需加收 50 美金/月。

2.5 DISTRIBUTOR shall charge the SUPPLIER ocean freight when the SUPPLIER consolidated its product with DISTRIBUTOR Container in China, the charges shall be pro rated calculate based on its volume and total cost of the shipping charges and custom brokerage fee. The SUPPLIER shall be responsible for any and all duty and tax assessed by US Custom on SUPPLIER's products.

如果供应商需要和分发商的产品拼仓一起海运到美国的时候, 供应商需要支付海运费和海关佣金费。供应商将承担所有的美国海关费用和税务费用。

2.6 DISTRIBUTOR shall provide free of charge on processing returns by customers per SUPPLIERS' instruction.

分发商根据供应商的指示提供免费的退货服务。

2.7 DISTRIBUTOR shall ship all orders instructed by the SUPPLIER no later than 3 business days. And provide SUPPLIER with tracking number.

分发商会在 3 个工作日内进行订单派发并提供物流单号。

2.8 DISTRIBUTOR will help SUPPLIER to obtain the same carriers rate that were extended to DISTRIBUTOR. DISTRIBUTOR shall use SUPPLIER's carrier account for all shipping. When shipping with USPS, DISTRIBUTOR shall use SUPPLIER's credit card as means of payment.

分发商会帮助供应商获得与分发商一样的运输费率。分发商的所有派送都会用供应商的运输账号。当用美国邮政发货时, 分发商会用供应商的信用卡进行结算。



FORM: DUPE AND REVISE

**LOGISTIC DISTRIBUTION AGREEMENT**  
**物流分发协议**

THIS DISTRIBUTION AGREEMENT (the "*Agreement*"), made this 1st day of April, 2014 by and between Create New Technology, a HK Company duly organized under the laws of HK and having its principal place of business at Flat/RM 704 7/F Bright Way Tower 33 Mong Kok Road Mong Kok (hereinafter "*Supplier*"), and YTC Summit International, Inc., a corporation duly organized under the laws of California and having its principal place of business at 12037 Clark Street, Arcadia, California. 91006. USA (hereinafter "*Distributor*").

这份分发协议（简称“协议”）在 2014 年 4 月 1 号，由启创公司与 YTC 国际公司共同签署。启创（以下简称“供应商”），一家合法的香港公司，地点在香港九龙旺角道 33 号凯途发展大厦 704；YTC（以下简称“分发商”），一家合法的加利福尼亚公司，地点在美国加利福尼亚州阿卡狄亚 Clark 街道。

WHEREAS, SUPPLIER manufactures and markets certain products and desires to increase the sales of such products;

鉴于，供应商生产和销售相关产品并希望提高这类产品的销量，

WHEREAS, DISTRIBUTOR has represented that it possesses the necessary expertise and logistical organization to efficiently ship such products; and

鉴于，分发商表示具备必要的机构和物流组织能有效的运输这类产品，

WHEREAS, SUPPLIER is willing to appoint DISTRIBUTOR and DISTRIBUTOR is willing to accept such appointment as distributor of SUPPLIER'S products in the territory defined herein;

因此，供应商愿意在规定区域授权分发商，分发商同时也愿意接受供应商的此授权。

NOW, THEREFORE, in consideration of the mutual premises and covenants hereinafter set forth, the parties agree as follows:

因此，签署以下协议

ARTICLE 1  
DEFINITIONS

条款一

定义

For purposes of this Agreement, the following words, terms and phrases, where written with an initial capital letter, shall have the meanings assigned to them in this Article 1 unless the context otherwise requires:

在此协议中，以下以大写字母开头的术语或者词组具有条款一种赋予的含义

1.1. Products. "*Products*" shall mean those products described in Exhibit I hereto as that Exhibit may be amended by SUPPLIER, at its sole discretion, from time to time. SUPPLIER shall give DISTRIBUTOR thirty (30) days written notice of any such amendment.

1.1 产品 产品的意思是可以是目前陈列的产品，也可以是供应商随其意愿补充的产品。供应商必须提前 30 天以书面通知告知分发商补充的产品。

Plaintiff's Exhibit 3  
Witness: Steven Chen  
Date: July 15, 2015  
(Shelly Storey, CSR 3932)

1.2. Territory. "*Territory*" shall mean the area specifically described in Exhibit II hereto as that Exhibit may be amended from time to time.

1.2 范围 范围指的是目前 Exhibit II 中特定的区域, 也可以是后期补充的范围。

1.3. Distributor Process fee. "*Distributor Process fee*" shall mean the fees then being agreed by SUPPLIER for processing and shipping of Products to its international customers.

1.3 分发商费用 分发商费用指的是供应商许诺, 用与将其产品派发到其客户手上的物流各项费用。

1.4. SUPPLIER Information. "*SUPPLIER Information*" shall mean all information, other than information in published form or expressly designated by SUPPLIER as nonconfidential, which is directly or indirectly disclosed to DISTRIBUTOR or embodied in Products provided hereunder, regardless of the form in which it is disclosed, relating in any way to SUPPLIER'S markets, customers, products, patents, inventions, procedures, methods, designs, strategies, plans, assets, liabilities, costs, revenues, profits, organization, employees, agents, distributors or business in general.

1.4 供应商信息。供应商信息指的是所有信息, 并非只是公开的表格中或者由供应商特别指定的非机密性信息。这些信息直接或者间接透露给分发商或包含在产品中, 与供应商市场, 客户, 产品, 专利, 创造, 工序, 做工, 设计, 草图, 方案, 资产, 债务, 成本, 税收, 利润, 组织, 员工, 代理商, 分销商或者其他商务相关的信息。

1.5. Quota. "*Quota*" shall mean the minimum quantities of Products which DISTRIBUTOR shall be expected to purchase from SUPPLIER in accordance with the terms and conditions of Article 5 of this Agreement.

1.5 配额 配额指的是根据协议条款第五条分发商向供应商购买的最低数量。

## ARTICLE 2 APPOINTMENT

### 条款二 约束

2.1. Scope. SUPPLIER hereby appoints DISTRIBUTOR, and DISTRIBUTOR hereby accepts appointment, as SUPPLIER'S exclusive distributor during the term of this Agreement with the right to ship or otherwise distribute Products in the Territory, under SUPPLIER'S name, logotypes, and trademarks, subject to all the terms and conditions of this Agreement.

2.1 范围。供应商授权分发商。同时分发商接受作为供应商的独家分发商, 在协议期间内在规定区域内使用供应商的名字, 品牌和商标进行相关产品的派送或者分销, 并遵守此协议的所有条款。

2.2. Subdistributors. DISTRIBUTOR shall not, without the prior written approval of SUPPLIER, appoint any subdistributors or agents to promote and/or distribute Products in any country within the Territory. Further, notwithstanding any such appointments, or SUPPLIER'S approval thereof, DISTRIBUTOR shall at all times remain fully liable for the performance of its subdistributors and/or agents and DISTRIBUTOR hereby agrees to indemnify and hold harmless SUPPLIER from all damages, losses, costs or expenses arising in any manner from any act or omission on the part of its subdistributors or agents.

2.2 多级分发商。在无供应商的先前书面协议的情况下, 分发商不能给授权任何分发商或者代理商在协议规定区域内进行分发或者促销产品。尽管供应商给过先前给过这样的授权或者允许,

②

分发商必须一直对其多级分发商或者代理机构的行为担负全部法律责任。分发商同意赔偿或者承担因部分多级分发商或者代理商造成的一起伤害，损失，成本或者花销。

2.3. Shipping Outside the Territory. Nothing herein shall be construed as precluding DISTRIBUTOR from shipping Products outside the Territory, provided that DISTRIBUTOR shall not actively advertise, promote or solicit customers for Products outside the Territory nor establish any office through which orders are solicited or any depot at which inventories of SUPPLIER Products are stored outside the Territory.

2.3 规定范围外的派送。阻止分发商向规定范围外的派送。同时分发商不能在规定范围外进行广告，促销或者拉客，也不能在规定外范围外设立办公点。

2.4. Reserved Shipping Rights. Notwithstanding any other provision of this Agreement, SUPPLIER reserves the right to ship, rent or lease Products under the SUPPLIER'S name, logotypes and trademarks directly to any of the customers listed in Exhibit VI, as that Exhibit may be amended by SUPPLIER from time to time upon thirty (30) days' notice to DISTRIBUTOR.

2.4 派送保留权利。尽管本协议有其他规定，供应商保留对产品向 Exhibit VI 中的客户直接进行运输，租赁和发送的权利，此 Exhibit 可以由供应商一直补充，提前 30 天通知分发商。

ARTICLE 3  
GENERAL OBLIGATIONS OF DISTRIBUTOR

条款三  
分发商的一般义务

3.1. Shipping. DISTRIBUTOR shall have the following obligations with respect to the shipping and distribution of SUPPLIER Products:

3.1 运输。分发商在运输和分销供应商产品有以下义务

- (a) To use its best efforts to further the customer satisfaction, shipping logistic, and other distribution method of Products in the Territory;  
尽其最大努力提升客户满意，提供运输物流和其他分销方式
- (b) To provide facility that will maintain an adequate and balanced inventory of Products, supplies, and spare parts provided by the SUPPLIER; DISTRIBUTOR shall also provide a safe and secured facility for the Products. DISTRIBUTOR shall also be accountable for all inventories stored at its facility against dishonest employee theft. SUPPLIER can at any time request inventory count to assess accuracy of inventory

提供场所来保证产品和配件的合理库存，供应。分发商必须妥善存放产品。分发商必须提供所有的库存清单数量，防备被不诚实员工盗窃。供应商可以随时要求库存系统账号进入检查库存准确性。

- (c) To promptly respond to all inquiries from customers, including complaints, process all orders, and effect all shipments of Products;  
对客户的反馈进行积极回应，包括投诉，订单处理和运输情况。
- (d) To permit SUPPLIER to visit DISTRIBUTOR'S place of business and inspect its inventories, service records, and other relevant documents;  
允许供应商参观分发商的办公地址，视察库存，服务记录和其他相关文档；



- (e) To maintain an adequate logistic force dedicated on a fulltime basis to the shipping of Products;  
保证充足的物流人力全职派发产品。

3.2. Manufacture or Distribution of Competitive Goods. DISTRIBUTOR shall not manufacture or distribute any products which are directly or indirectly competitive with the Products.

3.2 生产或者分销竞争对手产品。分发商不能生产或者分销直接或者间接的跟本产品有竞争的产品。

3.3. Customer Support. DISTRIBUTOR agrees to cooperate with SUPPLIER in dealing with any customer complaints concerning the Products and to take any action requested by SUPPLIER to resolve such complaints. DISTRIBUTOR also agrees to assist SUPPLIER in arranging for any customer warranty service.

3.3 客户支持。派发商同意根据供应商售后要求,与供应商合作处理跟产品相关的客户投诉。分发商也会帮助供应商进行客户质量保证服务。

3.4. Expenses. DISTRIBUTOR assumes full responsibility for all costs and expenses which it incurs in carrying out its logistic obligations under this Agreement, including but not limited to all rentals, salaries, commissions, advertising, demonstration, travel and accommodation expenses without the right to reimbursement for any portion thereof from SUPPLIER.

3.4 费用。分发商承担一切费用和花销,包括并不限于所有的房租,工资,佣金,广告费用,展示,交通,住宿费用。

ARTICLE 4  
ORDERS FOR PRODUCTS

条款四  
产品订单

4.1. Due to the fact that this agreement is only for logistic and shipping, SUPPLIER bears all responsibility on inventory supplies at DISTRIBUTOR's location. Order for products does not applied.

4.1 根据协议主体只是物流和派发。供应商承担分发商地点的货物供应。产品订单不适用。

ARTICLE 5  
MINIMUM PURCHASE REQUIREMENT

条款五  
最低购买量

5.1. Due to the fact that this agreement is only for logistic and shipping, SUPPLIER bears all responsibility on inventory supplies at DISTRIBUTOR's location. Minimum purchase requirement does not applied.

5.1 根据协议主体只是物流和派发, 供应商承担分发商地点的货物供应。最低购买量不适用。

ARTICLE 6  
FEES AND PAYMENTS

条款六  
费用和支付

6.1. Fees. The fees to be paid to DISTRIBUTOR for Products shipped pursuant to this Agreement shall be the Distributor Process fees in effect at the time of acceptance of the relevant shipping instructions submitted to DISTRIBUTOR, except as provided in Section 6.2 below.

6.1 费用。根据协议由供应商支付给分发商，分发商要一直遵守相关运输指示，6.2 除外。

6.2. Fee Increases, Decreases. DISTRIBUTOR may, at any time during the term of this Agreement, increase its fees for the logistic service by providing SUPPLIER with at least sixty (60) days prior written notice. Increased fees for all logistic service shall not apply to shipping instructions accepted prior to the effective date of the fee. Fee decreases with respect to all logistic service shall be effective immediately upon written notice to the SUPPLIER on all such logistic service not yet performed.

6.2 费用上涨，下降。分发商在提高物流费用时需提前 60 天书面通知给供应商。如不提前通知，增加费用无法生效。降低费用在供应商接到通知后立即生效。

6.3. Payment Terms. Until such time as SUPPLIER shall have established a credit history satisfactory to DISTRIBUTOR, payments by SUPPLIER hereunder shall be made by wire transfer at SUPPLIER'S expense, to a bank specified by, or acceptable to, DISTRIBUTOR. Thereafter, all payments hereunder shall be due net thirty (30) days from the last day of previous calendar month date of logistical fees on shipment of the Products, or from the date of invoice for such charges as taxes, duties, interest or like special charges from the previous month, payable to the bank or banks specified by DISTRIBUTOR in writing from time to time. All payments hereunder shall be made in U.S. dollars or such other currency as may be mutually agreed upon. DISTRIBUTOR shall not be obligated to ship Products against instructions in the event DISTRIBUTOR'S outstanding accounts receivable from SUPPLIER then exceed or would after any such shipment exceed \$10,000.00 of U.S. dollar based on the then current Distributor Process fees or such other amount as may be mutually agreed upon from time to time by SUPPLIER and DISTRIBUTOR. In the event of any dispute arising over any part of an invoice or the total amount due under an invoice, all undisputed amounts shall be promptly paid by SUPPLIER in accordance with this Section 6.3.

6.3 支付方式。供应商必须对分发商建立信用满意度。供应商通过汇款，汇款手续费由供应商负责或者其他分发商能接受的支付方式。所有款项支付必须在产品发出后最后一个公历日之后 30 天内支付，或者收到前一个月的税收，关税，利息其他特殊的费用发票后支付。所有付款将由美元或者是双方都接受的币种进行支付。在供应商的未偿付运输费用超过 10,000 美金（这个金额双方时不时商量再定），没有义务为供应商进行运输。在碰到部分金额有争议时，其他没有争议的金额需要由供应商及时支付。

6.4. Overdue Payments. If and for so long as any payment from SUPPLIER to DISTRIBUTOR under this Agreement shall be overdue:

6.4 超时支付。只要是超时支付，就遵守以下条款。

- (a) Interest at the rate of 2 percent (2%) per annum shall automatically become due on all balances outstanding plus a minimum administrative and handling charge of U.S. \$ 50.00 per month or part thereof; and  
超时支付部分按年利息 2%同时加上不少于 50 美元每月的行政管理费用。
- (b) DISTRIBUTOR shall have the right, in its sole discretion, to require payment for additional shipments of Products either by cash in advance or by wire transfer in U.S. dollars confirmed by a U.S. bank specified by DISTRIBUTOR, instead of by open account as provided above.  
分发货商有权利要求超时支付费用用现金或者电汇方式至分发货商指定的美国账户，替代以前提供的公开账户。

ARTICLE 7  
ACCEPTANCE AND WARRANTY

条款七  
赞同和保证

7.1. Due to the fact that this agreement is only for logistic and shipping, SUPPLIER bears all responsibility on inventory supplies at DISTRIBUTOR's location. Warranty for products does not applied.  
根据协议主体是物流和运输，供应商承担一切分销商当地的供应责任。产品保证不适用。

ARTICLE 8  
LIMITATION OF REMEDIES

条款八  
补充措施限制

SUPPLIER UNDERSTANDS AND AGREES AS FOLLOWS:  
供应商理解并同意如下条款：

8.1. Delay. DISTRIBUTOR SHALL NOT BE LIABLE FOR ANY LOSS OR DAMAGE CAUSED BY DELAY IN FURNISHING PRODUCTS AND PARTS OR ANY OTHER CARRIERS' PERFORMANCE UNDER OR PURSUANT TO THIS AGREEMENT.

8.1 延迟。分发货商将不要对由产品和配件生产延期或者运输商延期带来的损失或者伤害进行负责；

8.2. Consequential Damages. IN NO EVENT SHALL DISTRIBUTOR'S LIABILITY OF ANY KIND INCLUDE ANY SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL LOSSES OR DAMAGES, EVEN IF DISTRIBUTOR SHALL HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH POTENTIAL LOSS OR DAMAGE.

8.2 间接损失。分发货商绝不承担任何责任包括延期特殊，间接，偶然或者相应的损失或者伤害，即使分发货商已经被告知有这种潜在的可能性。

ARTICLE 9  
CONFIDENTIALITY

条款九  
保密协议

DISTRIBUTOR acknowledges and agrees that all SUPPLIER Information is confidential and proprietary to SUPPLIER. DISTRIBUTOR agrees not to use any of such SUPPLIER Information during the term of

this Agreement and for a period of three (3) years thereafter for any purpose other than as permitted or required for performance by DISTRIBUTOR hereunder. DISTRIBUTOR further agrees not to disclose or provide any of such SUPPLIER Information to any third party and to take all necessary measures to prevent any such disclosure by its employees, agents, contractors or consultants during the term hereof and for a period of three (3) years thereafter. Nothing herein shall prevent DISTRIBUTOR from using, disclosing or authorizing the disclosure of any SUPPLIER Information which is, or hereafter becomes, part of the public domain.

分发商同意所有供应商信息是保密的且是供应商私有。协议期间和三年之内未经允许分发商不能利用供应商信息；分发商在协议期间和三年内未经允许不得泄露任何相关供应商信息给第三方并且要采取必要措施保证信息不被员工，代理，合作人或者顾客泄露。分发商要阻止一切供应商信息的泄露，不至于成为公共领域。

ARTICLE 10  
TRADEMARKS  
条款十  
商标

10.1. Use of Trademarks. SUPPLIER hereby grants to DISTRIBUTOR a nonexclusive, nontransferable, and royaltyfree right and license to use the SUPPLIER trademarks specified in Exhibit V attached hereto, as such Exhibit may be modified from time to time during the term of this Agreement, in connection with the sale or other distribution, promotion, advertising and maintenance of the Products for so long as such trademarks are used by DISTRIBUTOR in accordance with SUPPLIER'S standards, specifications and instructions, but in no event beyond the term of this Agreement. DISTRIBUTOR shall afford SUPPLIER reasonable opportunities during the term hereof to inspect and monitor the activities of DISTRIBUTOR in order to ensure DISTRIBUTOR'S use of the trademarks in accordance with SUPPLIER'S standards and instructions. DISTRIBUTOR shall acquire no right, title or interest in such SUPPLIER trademarks other than the foregoing limited license, and DISTRIBUTOR shall not use any SUPPLIER trademarks as part of DISTRIBUTOR'S corporate or trade name or permit any third party to do so without the prior written consent of SUPPLIER.

10.2 商标使用。供应商给予分发商一个非专属的，非转让的和无版权费的商标使用权，用于附件中的陈列 V 室专用。根据销量，其他分点，促销或者其他情况陈列会一直根据协议修改，分发商都要遵守供应商商标使用标准和说明，决不能超出协议条款。分发商将提供合适机会给供应商视察和规范分发商按照相应标准使用商标。分发商不会在商标使用过程中获得任何权力，利益而非放弃有限的认证。在无经过供应商书面同意下，分发商不得将商标名给予第三方使用。

10.2. Registration. SUPPLIER shall use its best efforts to register the SUPPLIER trademarks specified in Exhibit V, as such Exhibit may be modified during the term of this Agreement, in such jurisdictions within the Territory in which SUPPLIER determines that registration is necessary or useful to the successful distribution of the Products. In addition, in the event SUPPLIER believes that it is advisable to effect any filing or obtain any governmental approval or sanction for the use by DISTRIBUTOR of any of SUPPLIER'S trademarks pursuant to this Agreement, the parties shall fully cooperate in order to do so. All expenses relating to the registration of SUPPLIER'S trademarks in the Territory as well as the making of any filing or obtaining any governmental approvals for the use by DISTRIBUTOR of SUPPLIER'S trademarks shall be borne by SUPPLIER.

10.2 注册。供应商将尽其最大努力在指定展区 V 进行供应商商标注册。根据当地法规, 供应商决定是否有必要进行商标注册。

10.3. Markings. DISTRIBUTOR shall not, without the prior written consent of SUPPLIER, remove or alter any patent numbers, trade names, trademarks, notices, serial numbers, labels, tags or other identifying marks, symbols or legends affixed to any Products or containers or packages.

10.3 标记。在未经过供应商书面同意下, 分发商不能移除或者篡改任何专利数字, 商标名称, 商标, 通知, 序列码, 标签, 索引或者其他依附于产品, 拥有者和包装的可识别性的记号或者标记或图列。

10.4. Infringements. DISTRIBUTOR shall promptly notify SUPPLIER of any use by any third party of SUPPLIER'S trademarks or any use by such third parties of similar marks which may constitute an infringement or passing off of SUPPLIER'S trademarks. SUPPLIER reserves the right in its sole discretion to institute any proceedings against such third party infringers and DISTRIBUTOR shall refrain from doing so. DISTRIBUTOR agrees to cooperate fully with SUPPLIER in any action taken by SUPPLIER against such third parties, provided that all expenses of such action shall be borne by SUPPLIER and all damages which may be awarded or agreed upon in settlement of such action shall accrue to SUPPLIER.

10.4 侵权。如碰到第三方有供应商侵权行为, 分发商及时通知供应商。供应商保留这种情况的处理权利。分发商将会配合供应商采取第三方侵权行为, 所有的费用和损失由供应商承担。

10.5. Termination of Use. DISTRIBUTOR acknowledges SUPPLIER'S proprietary rights in and to the SUPPLIER trademarks and any trade names regularly applied by SUPPLIER to the Products, and DISTRIBUTOR hereby waives in favor of SUPPLIER all rights to any trademarks, tradenames and logotypes now or hereafter originated by SUPPLIER. DISTRIBUTOR shall not adopt, use or register any words, phrases or symbols which are identical to or confusingly similar to any of SUPPLIER'S trademarks. Upon termination of this Agreement, DISTRIBUTOR shall cease and desist from use of the SUPPLIER trademarks in any manner. In addition, DISTRIBUTOR hereby empowers SUPPLIER and agrees to assist SUPPLIER, if requested, to cancel, revoke or withdraw any governmental registration or authorization permitting DISTRIBUTOR to use SUPPLIER trademarks in the Territory.

10.5 使用终止。分发商承认供应商商标所有权。分发商不能采用, 使用或者注册任何跟供应商相关或者类型单词, 词语或者标志的商标。一旦协议终止, 分发商将会停止使用各种渠道的供应商商标使用。另外, 分发商愿意帮助供应商, 如有要求的情况下, 取消, 撤销现有的任何政府部门的注册或者授权, 原先供应商在该区域授权给分发商来做的。

## ARTICLE 11

### PATENTS

#### 条款十一

##### 专利

11.1. Indemnification. SUPPLIER shall, at its own expense, defend any suit instituted against DISTRIBUTOR which is based on an allegation that any Products manufactured by SUPPLIER and shipped to DISTRIBUTOR hereunder constitute an infringement of any patent of the United States of America and shall indemnify DISTRIBUTOR against any award of damage and costs made against DISTRIBUTOR by a final judgment of a court of last resort if it is determined therein that any such Product constitutes an infringement of any patent of the United States of America, provided that DISTRIBUTOR gives SUPPLIER immediate notice in writing of any notice or claims of infringement and permits SUPPLIER through SUPPLIER'S counsel to defend the same and gives SUPPLIER all available information, assistance and authority to enable SUPPLIER to assume such defense. SUPPLIER shall have control of the defense of any such suit, including appeals from any judgment therein and any negotiations

for the settlement or compromise thereof with full authority to enter into a binding settlement or compromise. In the event that any Product is held to infringe and its use is enjoined, SUPPLIER shall, at its option and expense, (i) procure for DISTRIBUTOR the right to continue shipping such Product, (ii) provide the necessary parts and documentation to replace or modify such Product so that it no longer infringes, or (iii) arrange from DISTRIBUTOR for such Product to return to SUPPLIER,

11.1 供应商专利受到侵权, 分发商协助供应商按照当地法律进行维权。

11.2. Limitation of Obligation. Notwithstanding the provisions of Section 11.1 hereof, SUPPLIER shall have no liability whatsoever to DISTRIBUTOR with respect to any patent infringement or claim thereof which is based upon or arises out of (i) the use of any Product in combination with an apparatus or device not manufactured or supplied by SUPPLIER, if such combination causes or contributes to the infringement, (ii) the use of any Product in a manner for which it was neither designed nor contemplated, or (iii) any modification of any Product by DISTRIBUTOR or any third party which causes the Product to become infringing. Section 11.1 hereof states the entire liability of SUPPLIER for or arising out of any patent infringement or claim thereof with respect to Products furnished to DISTRIBUTOR under this Agreement.

11.2 义务限制。根据条款 11.1, 超出以下范围, 供应商没有义务提供专利侵权方面的声明。

(1) 其他不是本公司生产、供应的产品; (2) 非本公司设计; (3) 分发商或第三方未经许可, 任意修改产品的。

## ARTICLE 12

### TAXES

#### 条款十二条

##### 税务

12.1. Taxes and Duties. SUPPLIER shall be solely responsible for and shall pay, or reimburse DISTRIBUTOR for, all taxes, duties, import deposits, assessments and other governmental charges, however designated, which are now or hereafter imposed under or by any governmental authority or agency, that are (a) associated with the performance by DISTRIBUTOR of its obligations hereunder, (b) associated with the payment of any amount by SUPPLIER to DISTRIBUTOR pursuant to this Agreement, (c) based on the Products or their use, or (d) relate to the import of the Products into the Territory in accordance with then prevailing law or regulations.

12.1 税务和关税。供应商全权负责和支付或者给分发商报销, 所有的税务, 关税, 进口保证金, 核定的付款额和其他政府部门指定费用, 目前或者往后由任何政策授权部门或者机构征收的费用。包含: (a)与分发商责任相关的 (b)与协议中供应商给分发商结算费用相关的(c)基于产品或者他们使用相关的(d) 根据现行法规与进口产品相关的

12.2. Net Amounts. All payments to be made by SUPPLIER to DISTRIBUTOR pursuant to this Agreement represent net amounts DISTRIBUTOR is entitled to receive and shall not be subject to any deductions for any reason whatsoever. In the event any of said payments become subject to taxes, duties, assessments or fees of whatever kind or nature levied outside the United States, said payments shall be increased to such an extent as to allow DISTRIBUTOR to receive the net amounts due under this Agreement.

12.2 净额。供应商向分发商支付的一切费用都代表净额, 供应商不能以任何理由扣款。

## ARTICLE 13

### IMPORT AND EXPORT OF PRODUCTS

#### 条款十三

##### 进出口产品

13.1. Import Documentation. SUPPLIER shall be responsible for obtaining all licenses and permits and for satisfying all formalities as may be required to import Products into the Territory in accordance with then prevailing law or regulations.

13.1 进口程序。供应商承担获得进口到该地区的所有进口权许可证，根据现行法律法规。

13.2. Export Regulations. SUPPLIER shall supply DISTRIBUTOR on a timely basis with all necessary information and documentation requested by DISTRIBUTOR in order to permit DISTRIBUTOR to export the Products with respect to any sale or order solicited by SUPPLIER hereunder. SUPPLIER shall not dispose of any U.S. origin Products, software, knowhow, technical data, documentation or other products or materials furnished to it pursuant to this Agreement to any party or in any manner which would constitute a violation of the export control regulations of the United States now or hereafter in effect if the disposition was made by a U.S. corporation, or a non-U.S. corporation subject to those regulations.

13.2 出口规则。分发商为了能够完成进口供应商产品，供应商要给到充足的时间给到分发商准备必要的资料 and 文件。供应商不会处置任何美国原始产品，软件，使用方法，技术参数，文件或者其他产品及原材料给到第三方或者有可能影响进口的任何方式。

ARTICLE 14  
TERM AND TERMINATION  
条款十四  
期限和终止时期

14.1. Term. This Agreement shall take effect with respect to each country comprising the Territory as set forth in Exhibit II as of the date first above written and shall continue in force for the initial period specified in Exhibit III. Thereafter, this Agreement shall be renewed for additional periods of two(2) year , Agreement should be signed before April 1st due to expiration of contract. To extend the contract, formal written notice should be given to both sides before April 1st.

14.1 期限。合同期限为两年。合同到期，在 4 月 1 号前重新签订协议。要续约的话，4 月 1 号之前给到双方正式的书面通知。

14.2. Termination. Notwithstanding the provisions of Section 14.1 above, this Agreement may be terminated in accordance with the following provisions:

- (a) Either party hereto may terminate this Agreement at any time by giving notice in writing to the other party, which notice shall be effective upon dispatch, should the other party file a petition of any type as to its bankruptcy, be declared bankrupt, become insolvent, make an assignment for the benefit of creditors, go into liquidation or receivership, or otherwise lose legal control of its business, or should the other party or a substantial part of its business come under the control of a third party;  
在因为其中一方破产，倒闭，银行宣布破产，法人更换或者其他形式失去公司经营权，可以随时通知终止合作。
- (b) Either party may terminate this Agreement by giving notice in writing to the other party should an event of Force Majeure continue for more than six (6) months as provided in Section 15.5 below;  
在碰到不可抗力情况下，6 个月后任何一方可通知终止合作。
- (b) Either party may terminate this Agreement by giving notice in writing to the other party in the event the other party is in material breach of this Agreement and shall have failed to

cure such breach within thirty (30) days of receipt of written notice thereof from the first party;

在协议文件破坏的情况下，任何一方提前三十天提出书面通知终止合作。

- (d) SUPPLIER may terminate this Agreement at any time on written notice within sixty (60) days after the end of the initial term or any renewal term as set forth in Section 14.1 above if, during such initial term or renewal term, DISTRIBUTOR shall have failed to meet the performance applicable to such period or if SUPPLIER and DISTRIBUTOR shall have failed to agree at least sixty (60) days prior to the expiration of the initial term or any renewal term on the performance for the succeeding fiscal year.

合同到期，提前 60 天通知。

14.3. Partial Termination. In the event SUPPLIER shall have the right pursuant to the provisions of Sections 14.2(b), 14.2(c) or 14.2(d) to terminate this Agreement in its entirety, SUPPLIER may elect to terminate this Agreement solely as it applies to any specific country or countries within the Territory upon providing DISTRIBUTOR with written notice in accordance with the relevant Section referred to above; provided, that nothing in this Section 14.3 shall be construed as creating a precondition to or otherwise precluding SUPPLIER from terminating this Agreement in its entirety in accordance with the terms of Section 14.2.

部分停止。供应商可以对某个国家或者某部分国家停止合作，其他的正常。

14.4. Rights and Obligations on Termination. In the event of termination of this Agreement for any reason, the parties shall have the following rights and obligation;

终止合作的责任和权利。

- (a) Termination of this Agreement shall not release either party from the obligation to make payment of all amounts then or thereafter due and payable;  
双方有义务将所有款项结清后再终止协议
- (b) SUPPLIER shall have the right, at its option, to pick up any part of all of DISTRIBUTOR'S inventory of Products in DISTRIBUTOR's possession as of the termination date at SUPPLIER'S expense. SUPPLIER shall exercise its option under this subsection by notifying DISTRIBUTOR in writing no later than thirty (30) days after the effective termination date.  
在供应商愿意承担所有花销情况下，供应商有权利收回放在分发商出的产品，在终止协议前三十天通知。
- (c) DISTRIBUTOR'S obligations pursuant to Article 9 hereof shall survive termination of this Agreement.  
分发商在合作终止期间必须履行条款九业务。

14.5. No Compensation. In the event either party terminates this Agreement for any reason in accordance with the terms hereof, the parties hereby agree that, subject to the provisions of Section 14.4(a) hereof and without prejudice to any other remedies which either party may have in respect of any breach of this Agreement, neither party shall be entitled to any compensation or like payment from the other as a result of such termination.

ARTICLE 15  
FORCE MAJEURE

15.1. Definition. Force Majeure shall mean any event or condition, not existing as of the date of signature of this Agreement, not reasonably foreseeable as of such date and not reasonably within the control of either party, which prevents in whole or in material part the performance by one of the parties of its obligations hereunder or which renders the performance of such obligations so difficult or costly as to make such performance commercially unreasonable. Without limiting the foregoing, the following shall constitute events or conditions of Force Majeure: acts of State or governmental action, riots, disturbance, war, strikes, lockouts, slowdowns, prolonged shortage of energy supplies, epidemics, fire, flood, hurricane, typhoon, earthquake, lightning and explosion. It is in particular expressly agreed that any refusal or failure of any governmental authority to grant any export license legally required for the fulfillment by SUPPLIER of its obligations hereunder shall constitute an event of Force Majeure.

15.1 定义。不可抗力系指任何事件或情况，如不存在的日期签署本协议，不能合理预见的是这样的日期和不合理的控制范围内的任何一方，使全部或部分履行的一方当事人其义务在商业上无法行使。不限制前述，以下将构成不可抗力事件或条件：国家行为或政府的行动，暴动，骚乱，战争，罢工，停工，长时间的能源供应短缺，流行病，火灾，洪水，飓风，台风，地震和爆炸。

15.2. Notice. Upon giving notice to the other party, a party affected by an event of Force Majeure shall be released without any liability on its part from the performance of its obligations under this Agreement, except for the obligation to pay any amounts due and owing hereunder, but only to the extent and only for the period that its performance of such obligations is prevented by the event of Force Majeure. Such notice shall include a description of the nature of the event of Force Majeure, and its cause and possible consequences. The party claiming Force Majeure shall promptly notify the other party of the termination of such event.

15.2 通知。当另一方接到通知，一方受不可抗力事件而承担不了履行本协议下的责任、义务，除了有义务支付到期款项货之前欠款之外，仅在不可抗力事件的一定范围和一定时间内停止履行协议的义务。这种通知应包括不可抗力事件的性质描述，以及原因和潜在后果。主张不可抗力的一方应及时通知对方终止操作协议的内容。

15.3. Confirmation. The party invoking Force Majeure shall provide to the other party confirmation of the existence of the circumstances constituting Force Majeure. Such evidence may consist of a statement or certificate of an appropriate governmental department or agency where available, or a statement describing in detail the facts claimed to constitute Force Majeure.

15.3 确认。主张不可抗力的一方应当向另一方提供构成不可抗力事件的证据。这些证据可以由政府部门或专业机构提供描述事件细节的声明或文件

15.4. Suspension of Performance. During the period that the performance by one of the parties of its obligations under this Agreement has been suspended by reason of an event of Force Majeure, the other party may likewise suspend the performance of all or part of its obligations hereunder to the extent that such suspension is commercially reasonable.

15.4 履行中断。在此期间，一方因不可抗力事件暂停履行义务，另一方也可以中止履行部分或全部义务，这种中断在商业上是合理的。

15.5. Termination. Should the period of Force Majeure continue for more than six (6) consecutive months, either party may terminate this Agreement without liability to the other party, except for payments due to such date, upon giving written notice to the other party.

15.5 终止。不可抗力继续并超过六个连续月，任何一方可以终止此协议，除了应付款需支付完毕，并书面通知对方。

ARTICLE 16  
ARBITRATION

16.1. Disputes. Any dispute, controversy or claim arising out of or relating to this Agreement shall be finally settled by arbitration in Los Angeles, California, U.S.A. in accordance with the Commercial Arbitration Rules of the American Arbitration Association in effect on the date of this Agreement and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. The arbitration shall be conducted in the English language.

16.1 纠纷。任何争议、纠纷、索赔或其他与本协议有关的均最终由 Los Angeles, California, U.S.A. 按照美国仲裁协会的商业仲裁规则仲裁解决。在此协议和判决生效之日起，仲裁人可在任何有管辖权的法院执行。仲裁应在英语环境下进行。

16.2. Indemnification. This Article 16 provides the sole recourse for the settlement of any dispute arising under or in connection with this Agreement. DISTRIBUTOR shall and hereby agrees to indemnify SUPPLIER against any award or judgment, which relates to this Agreement, made by any court, tribunal or arbitral panel of any kind, in any jurisdiction, except as provided in this Article 16.

赔偿。第十六条为任何出现的或与本协议相关的争议的处理提供了唯一的追索权。经销商应当以此同意赔偿供应商的任何裁决和判决。这关系到此协议在任何管辖权的任何法院、法庭以及任意一方仲裁陪审制定，

除非在第十六条规定。

16.3. Governing Law. This Agreement shall be governed by, and interpreted and construed in accordance with, the laws of the State of California, U.S.A.

16.3 适用法律。本协议应当根据the State of California, U.S.A.的法律管理和解释、分析。

ARTICLE 17  
条款十七  
MISCELLANEOUS  
多样性

17.1. Relationship. This Agreement does not make either party the employee, agent or legal representative of the other for any purpose whatsoever. Neither party is granted any right or authority to assume or to create any obligation or responsibility, express or implied, on behalf of or in the name of the other party. In fulfilling its obligations pursuant to this Agreement each party shall be acting as an independent contractor.

关系。此协议不能让其员工，代理或机构用于其他用途。此协议必须由独立合同订约人来履行。

17.2. Assignment. Neither party shall have the right to assign or otherwise transfer its rights and obligations under this Agreement except with the prior written consent of the other party; provided, however, SUPPLIER shall be entitled to assign any or all of its rights and obligations hereunder to any of its subsidiaries, provided that SUPPLIER shall remain fully liable for the performance of all its obligations hereunder; and further provided that a successor in interest by merger, by operation of law, assignment, purchase or otherwise of the entire business of either party shall acquire all rights and obligations of such party hereunder. Any prohibited assignment shall be null and void.

指派。无事先书面同意下，任何一方不许指派给第三方转让其权利与责任。

17.3. Notices. Notices permitted or required to be given hereunder shall be deemed sufficient if given by registered or certified mail, postage prepaid, return receipt requested, addressed to the respective addresses of the parties as first above written or at such other addresses as the respective parties may designate by like notice from time to time. Notices so given shall be effective upon (a) receipt by the party to which notice is given, or (b) on the fourteenth (14th) day following the date such notice was posted, whichever occurs first.

通知。通知要认为是有效力的，必须是有认证过的邮箱或者是邮资已付，需要回执寄到指定地址。通知生效 (a) 收到收条；或者(b) 通知发出 14 天后。

17.4. ENTIRE AGREEMENT. THIS AGREEMENT, INCLUDING EXHIBITS I THROUGH VI ATTACHED HERETO AND INCORPORATED AS AN INTEGRAL PART OF THIS AGREEMENT, CONSTITUTES THE ENTIRE AGREEMENT OF THE PARTIES WITH RESPECT TO THE SUBJECT MATTER HEREOF, AND SUPERSEDES ALL PREVIOUS DISTRIBUTORSHIP AGREEMENTS BY AND BETWEEN SUPPLIER AND DISTRIBUTOR AS WELL AS ALL PROPOSALS, ORAL OR WRITTEN, AND ALL NEGOTIATIONS, CONVERSATIONS OR DISCUSSIONS HERETOFORE HAD BETWEEN THE PARTIES RELATED TO THIS AGREEMENT. DISTRIBUTOR ACKNOWLEDGES THAT IT HAS NOT BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY ANY REPRESENTATIONS OR STATEMENTS, ORAL OR WRITTEN, NOT EXPRESSLY CONTAINED HEREIN.

17.4 完整协议。附件中的 EXHIBITS I 到 VI，加上协议主体为完整协议。

17.5. Amendment. This Agreement shall not be deemed or construed to be modified, amended, rescinded, cancelled or waived, in whole or in part, except by written amendment signed by the parties hereto.

17.5 补充协议。除非有书面补充协议，否则此协议不能用来修改，补充，废除，取消。

17.6. Publicity. This Agreement is confidential and no party shall issue press releases or engage in other types of publicity of any nature dealing with the commercial and legal details of this Agreement without the other party's prior written approval, which approval shall not be unreasonably withheld. However, approval of such disclosure shall be deemed to be given to the extent such disclosure is required to comply with governmental rules, regulations or other governmental requirements. In such event, the publishing party shall furnish a copy of such disclosure to the other party.

17.6 公开性。此协议是机密的。没有另一方的书面同意，另外一方不允许公开。

17.7. Severability. In the event that any of the terms of this Agreement are in conflict with any rule of law or statutory provision or are otherwise unenforceable under the laws or regulations of any government or subdivision thereof, such terms shall be deemed stricken from this Agreement, but such invalidity or unenforceability shall not invalidate any of the other terms of this Agreement and this Agreement shall continue in force, unless the invalidity or unenforceability of any such provisions hereof does substantial violence to, or where the invalid or unenforceable provisions comprise an integral part of, or are otherwise inseparable from, the remainder of this Agreement.

17.7 条款可分割性。当某条条款与政府法律相冲突时，某条条款进行作废。但这个协议还是继续发挥其效力。

17.8. Counterparts. This Agreement shall be executed in two or more counterparts in the English language, and each such counterpart shall be deemed an original hereof. In case of any conflict between the English version and any translated version of this Agreement, the English version shall govern.

17.8 其他版本。此英语版本将会被翻译成其他语言版本，在语言版本有冲突时，以英语版本为准；

17.9. Waiver. No failure by either party to take any action or assert any right hereunder shall be deemed to be a waiver of such right in the event of the continuation or repetition of the circumstances giving rise to such right.

17.9 弃权。在同样持续情况下，一方无任何行动视之为弃权。

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK.  
SIGNATURE PAGE(S) FOLLOW.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on the date first above written. (自簽名日起生效)

SUPPLIER

Create New Technology.  
a HK corporation

By: Fan  
Name: Fan  
Title: 1/4



DISTRIBUTOR

YTC SUMMIT INTL' INC.  
a CALIFORNIA corporation

By: Steven Chen 04-23-2014  
Name: STEVEN CHEN  
Title: MANAGER

EXHIBIT I

Products and Fees  
产品和费用

**1. Product Description**

**产品描述**

1.1. TVpad, each unit is individually packed and sealed, 9" x 6" x 2.6" in Dimension, 2 lb weight.

TVpad, 单独包装和盖章, 体积是 9" x 6" x 2.6", 重量是 2 lb (磅)

**2. DISTRIBUTOR Services and Charges**

**分发商服务和费用**

2.1. DISTRIBUTOR shall charge the SUPPLIER a flat fee of USD\$4.0 for each address it processed, with shipping content of 1 to 5 units (including 5).

分发商将收取每个地址固定的代发费用: 4 美金, 包括 1-5 台 (含 5 台)。

2.2. DISTRIBUTOR shall charge the SUPPLIER a flat fee of USD\$7.00 for each address it processed, with shipping content of five above.

分发商将收取每个地址固定的代发费用: 7 美金, 5 台以上。

2.3. DISTRIBUTOR bill charges: USD \$25 per time.

分发商的账单手续费: 25 美金/次。

2.4. If the order is to be shipped by trucking, additional fee of USD\$7.00 per pallet will be added for the use of each wood pallet.

如果要上卡车的话, 每批货需要加收 7 美金打板费用。

2.5. DISTRIBUTOR shall provide 800 cubic feet of free space for the SUPPLIER to store inventory, additional space used will be charged in increment of 67 cubic feet at USD\$50.00 each per month.

分发商将提供 800 立方英尺的免费仓储空间, 如果需要额外空间, 每 67 立方英尺需加收 50 美金/月。

2.6. DISTRIBUTOR shall charge the SUPPLIER ocean freight when the SUPPLIER consolidated its product with DISTRIBUTOR Container in China, the charges shall be pro rated calculate based on its volume and total cost of the shipping charges and custom brokerage fee. The SUPPLIER shall be responsible for any and all duty and tax assessed by US Custom on SUPPLIER's products.

如果供应商需要和分发商的产品拼仓一起海运到美国的时候, 供应商需要支付海运费和海关佣金费。供应商将承担所有的美国海关费用和税务费用。

2.7. DISTRIBUTOR shall provide free of charge on processing returns by customers per SUPPLIERS' instruction.

分发商根据供应商的指示提供免费的退货服务。

2.8. DISTRIBUTOR shall ship all orders instructed by the SUPPLIER no later than 3 business days. And provide SUPPLIER with tracking number.

分发商会在 3 个工作日以内进行订单派发并提供物流单号。

2.9. DISTRIBUTOR will help SUPPLIER to obtain the same carriers rate that were extended to DISTRIBUTOR. DISTRIBUTOR shall use SUPPLIER's carrier account for all shipping. When shipping with USPS, DISTRIBUTOR shall use SUPPLIER's credit card as means of payment.

分发商会帮助供应商获得与分发商一样的运输费率。分发商的所有派送都会用供应商的运输账号。当用美国邮政发货时, 分发商会用供应商的信用卡进行结算。

②

Steven Chen - YTC Summit

---

From: huangcf[huangcf@gvtv.com.cn]  
Sent: Wednesday, October 16, 2013 11:40 PM  
To: Steven Chen - YTC Summit  
Subject: 回复: delivery communication-CNT

Follow Up Flag: Follow up  
Flag Status: Flagged

Hi Steven,

您好，我们的建议是 1-5 台/单操作费为 4 美金。5 台以上按 7 美金收取。您看下我们是否可先按此约定试行，后续有须调整再说？

-----  
黄纯芳

Email: huangcf@gvtv.com.cn

Tel: [REDACTED]

Fax: 0755-82079384

>Hi Steven,

>

>您好，我们也有 1-5 台每单不等的出货量，但是由于贵司的操作费，我们没把这部分订单给到您派送。也听张总说有跟您提到，是否在 1-5 台/单阶段，可调低操作费用。与您商量？

>目前我们每月 1-5 台/单的订单数约 600 单。

>

>若有任何疑问请与我联系。谢谢！

>

>Fanny

>-----

>黄纯芳

>

>Email: huangcf@gvtv.com.cn

>Tel: [REDACTED]

>Fax: 0755-82079384

Plaintiff's Exhibit 11  
Witness: Steven Chen  
Date: July 15, 2015  
(Shelly Storey, CSR J932)

# QI CHUANG TECHNOLOGY

Plaintiff's Exhibit 15  
Witness: Steven Chen  
Date: July 15, 2015  
(Shelly Storey, CSR 3932)

CITY OCEAN INTERNATIONAL INC., (LOS ANGELES OFFICE)  
1350 VALLEY VISTA DRIVE, 2ND FLOOR DIAMOND BAR, CA 91765  
TEL: 909 569 6968 FAX: 909 569 6969

# ARRIVAL NOTICE/FREIGHT INVOICE

SHIPPER CREATE NEW TECHNOLOGY(HK) LIMITED Flat/RM 704 7/F bright way tower, 33 mong kok road, mong kok Hong Kong	REFERENCE NO OILAX14041046	DATE 04/24/2014
	MASTER B/L NO HJSCSZP435392600	PREPARED BY TINAHSIAO /909-569-6968 X 127 tina@cityocean.net
CONSIGNEE YTC SUMMIT INTERNATIONAL INC. 12037 CLARK STREET, ARCADIA CA 91006 steven@ytcsummit.com jennifer@ytcsummit.com; op@accordcustoms.com UNITED STATES TEL: 626 359 4801 FAX: 626 359 4802	HOUSE B/L NO GZLAXND0197	ISF NO CTYO68638924160
	AMS B/L NO NAQAZLAX4910213V	CUSTOMER REF NO
NOTIFY PARTY	VESSEL & VOY NO NYK ARTEMIS/0078E	
	PLACE OF RECEIPT	
	PORT OF LOADING YANTIAN	ETD 04/17/2014
	PORT OF DISCHARGE LOS ANGELES, CA	ETA 05/01/2014
BROKER ACCORD CUSTOMS SERVICE 360 N. SEPULVEDA BL. 107 EL EGUNDO CA 9024 op@accordcustoms.com, UNITED STATES TEL: 310 640 3455 FAX: 310 640 0642	PLACE OF DELIVERY ARCADIA, CA	ETA 05/02/2014
	FINAL DESTINATION ARCADIA, CA	ETA 05/02/2014
FREIGHT LOCATION IMPERIAL CFS, INC (Z165) TEL: 310 7688188		AVAILABLE DATE
CONTAINER RETURN LOCATION	LAST FREE DATE	G.O. DATE

I.T. NO.	DATE:	PLACE:		
CONTAINER NO.	NO. OF PKGA.	DESCRIPTION OF PACKAGES &	GROSS WEIGHT	MEASUREMENT
MARKS & NOS	NO. OF CONT.	GOODS		
TCLU1145985 20GP	90CTN	SET TOP BOX 90 CTNS=3 PALLETS	1367.400KGS 3015.117LBS	5.750CBM 203.180CFT

N/M

EXPRESS RELEASE

DOOR-DOOR

Remark:				
1. ALL ABOVE INFORMATION IS RELAYED TO YOU FROM OUR OVERSEAS BY OUR COMPANY ACTING AS THEIR RECEIVING OFFICE. 2. THE RELEASE OF ABOVE FREIGHT WILL ONLY BE 24-48 HRS AFTER / UPON THE RECEIPT OF YOUR FULL PAYMENT OF ABOVE CHARGES AND PROPERLY ENDOSSED BILL OF LADING. PLEASE MAKE PAYMENT PAYABLE TO "CITY OCEAN INTERNATIONAL INC." 3. PLEASE ARRANGE PICK UP OF YOUR FREIGHT AND RETURN OF CONTAINER WITHIN THE FREE-TIME. OTHERWISE YOU SHALL BE RESPONSIBLE FOR ANY CHARGES TO BE IMPOSED BY CARRIER OR WAREHOUSE. 4. PLEASE CALL TERMINAL TO CONFIRM DATE/LOCATION OF CARGO AVAILABILITY PRIOR AS CHANGES MAY OCCUR BEYOND OUR CONTROL. 5. THE IMPORTERS OR THEIR CUSTOMS BROKER ARE RESPONSIBLE FOR CONTACTING WITH THE US. CUSTOMS FOR THE EXAM RELATED ISSUES AND PAYING THE FEES 6. EFFECTIVE ON 7/23/05, ALL IMPORTERS ARE REQUIRED TO PAY TMF CHGES \$50/20' & \$100/40' OR H AT LONG				
Invoice No OILAX14041046C				
Description Of Charges	Prepaid	Collect	Cur.	
CHASSIS USAGE CHARGE		11.50	USD	
PIERPASS		34.50	USD	
CLEAN TRUCK FEE		17.25	USD	
TOTAL AMOUNT		63.25	USD	

YTC SUMMIT INTERNATIONAL, INC.

17071

Vendor ID: 9095696968 CITY OCEAN INT'L IN

Paid Date: 4/28/2014

Amount: \$63.25

Vendor Inv.	Inv Date	ApplyAmt	DiscAmt	ApplyAcct	ApplyAmt
		63.25	0.00	5030 Custom, Duties & Freight	63.25

PRODUCT DLM102 USE WITH 91500 ENVELOPE

PRINTED IN U.S.A.

A

A



182 809D3C AVKDK04 01/28/2014 07:41





**Jennifer Chen - YTC Summit**

**From:** duy <duy@sh-ykkj.com>  
**Sent:** Thursday, May 08, 2014 3:36 AM  
**To:** Jennifer  
**Cc:** steven; huangcf; shant  
**Subject:** ??: ??: YTC?  
**Attachments:** IMG\_20140506\_093307\_hdr.jpg; IMG\_20140506\_093337\_hdr.jpg; IMG\_20140506\_100301\_hdr.jpg; IMG\_20140506\_100317\_hdr.jpg; IMG\_20140506\_100421\_hdr.jpg

HI Jennifer

200 pieces of remote and 4800 pieces of TF cards (total 3 boxes) was sent off on May 6th through DHL, tracking number is 9610868724. And is expected to arrive on May 9th. Enclosure is the Packing Picture for TF cards. Please check carefully when receiving the boxes to see if it has been opened. And please check the amount at the first time. Please inform us if there is any problems.

thank you!

物料号	货物名称	数量	箱 数
Material No.	Description	Quantity	Ge.Grate
336.2064-501	遥控器 (remotecontrol)	100	3
336.2064-501	遥控器 (remotecontrol)	100	
830.4192-501	TF 卡 (TF card)	4800	

Best regards

杜银

ADD.: 深圳市南山区科苑大道西高新工业村虚拟大学园 R2 - A 栋北门

PO: 518057

TEL: 86-755-82077971-257

FAX: 86-755-82078617 Mob.: 13530976467

E-MAIL: [duy@sh-ykkj.com](mailto:duy@sh-ykkj.com) Q Q: 223110741

本邮件及其附件含有我司的保密信息; 仅限于发送给上面地址中列出的个人或群组。禁止任何其他人以任何形式使用 (包括但不限于全部或部分地泄露、复制、或散发) 本邮件中的信息。如果您错收了本邮件, 请您立即电话或邮件通知发件人并删除本邮件!

This e-mail and its attachments contain confidential information from ShenZhen GreatVision Network Technology Co., Ltd., which is intended only for the person or entity whose address is listed above. Any use of the information contained herein in any way (including, but not limited to, total or partial disclosure, reproduction, or dissemination) by persons other than the intended recipient(s) is prohibited. If you receive this e-mail in error, please notify the sender by phone or email immediately and delete it!

发件人: duy

<b>Shipper:</b>  Create New E-commerce(SZ) Co.,Ltd  Virtual University Park of Hi-Tech Ind Park,Gao Xin South Road NO.4,Shen Zhen,China  Contact Name: Li Ping Chen Phone: 075582077971 240				<h2 style="margin: 0;">Commercial Invoice</h2>			
<b>Ship To:</b>  12037 Clark St.Arcadia, CA 91006.USA -USA  Contact Name: YTC Summit International, Inc. -Jennifer Chen Phone: 626-359-4801 Postal code: 91006				Date 2014-05-06		Invoice Number: CHG000145	
				Number of Pieces: 3		Remark:	
Description of Goods	Quantity	HS Tariff Code	Country of Origin	Unit Weight (KGS)	Total Weight (KGS)	Unit Value (USD)	Total Value (USD)
remote control	200	336.2064-501	China	0.06	12.0	2.0	400.0
TF card	4800		China	0.01	48.0	2.0	9600.0
				Total Weight	60.0	Total Dec. Value	10000.0
				Freight Charges		0	
				Insurance		0	
				Other Charges		0	
				Invoice Total		10000.0	
I/we hereby certify that the information on this invoice is true and correct and that the contents of this shipment are as stated above.							

Name of company: Create New E-commerce(SZ)  
Co.,Ltd

Signature: \_\_\_\_\_





**QI Chuang Technology:**

**UPS Account: 6V0067**

**USER ID: qichuang**

**PASSWORD: P@55WORD**

**FEDEX Account: 322087373**

**USER ID: qichuang**

**PASSWORD: Pa55WORD**


**Fanny email: huangcf@gvtv.com.cn**



**AP Cass Lu email: luph@gvtv.com.cn**

## Shipping - YTC Summit

---

 **From:** Tom Baker <tom.baker@fedex.com>  
**Sent:** Friday, January 17, 2014 7:46 AM  
**To:** shipping@ytcsummit.com  
**Subject:** RE: QI Chaung Technology cn: 322087373

Good morning Yvonne,

Still waiting for pricing which should be done today or Monday at the latest... I hope.


Once completed, I will need you to esign it.

Happy Friday and have a great weekend!

Thank you!

Tom Baker  
FedEx Services  
Technical Support 877.339.2774 | Cell 562.322.3633 | Fax 870.414.9804

-----  
Need Assistance: LTL Freight Ground Commercial Home Delivery SmartPost Express Domestic International?  
1-800-GO-FEDEX <http://www.fedex.com/us/customersupport/index.html>

 Download 2014 Service guide: [http://images.fedex.com/us/services/pdf/Service\\_Guide\\_2014.pdf](http://images.fedex.com/us/services/pdf/Service_Guide_2014.pdf)  
Holiday Schedule 2014 <http://www.fedex.com/us/service-guide/holiday-schedule.html>

---

**From:** Tom Baker  
**Sent:** Wednesday, January 15, 2014 8:18 AM  
**To:** 'shipping@ytcsummit.com'  
**Subject:** QI Chaung Technology cn: 322087373

Good morning Yvonne,

Your account number for QI has been established (above).

Pricing/discounts have not yet been loaded and should be added in 24-48hrs.

During this time, I will engage a tech to contact you by phone, add the new acct# and check for any other updates your FedEx software may need.

Once the tech loads it, if you see the discounted rates, let me know please.....

Thank you!

Tom Baker  
FedEx Services  
Technical Support 877.339.2774 | Cell 562.322.3633 | Fax 870.414.9804

-----  
Need Assistance: LTL Freight Ground Commercial Home Delivery SmartPost Express Domestic International?  
1-800-GO-FEDEX <http://www.fedex.com/us/customersupport/index.html>

## Shipping - YTC Summit

**From:** customer.service@ups.com  
**Sent:** Wednesday, April 18, 2012 4:57 PM  
**To:** shipping@ytcsummit.com  
**Subject:** UPS PDF Invoice

K.C.  
866-248-7643  
ext. 2097.

YVONNE,

Thank you for your interest in UPS PDF Invoice. UPS PDF Invoice is an electronic version of your traditional UPS paper bill. You will get the same detailed information you receive on a paper invoice within a convenient PDF document that is easy to view, save, and share. If you need to print, save paper by printing only the pages you need.

You will be sent an e-mail when a new invoice is ready to view online, which is days earlier than you would receive a paper invoice. Once you sign up and everytime you log in, you will see your most recent invoice and up to one year of historical invoices.

Click here to sign up for UPS PDF Invoice. If you do not already have a My UPS ID, click on the *Register* link found on the right side of the log in section.

After you have entered your log in information, enter the account number you wish to enroll in UPS PDF Invoice. You will be asked to authenticate your account using information from a recent invoice. Once authenticated, you can select from the available options on the screen and then submit your request.

For a visual walkthrough of how to sign up, see our Step by Step instructions.

Feel free to respond to this e-mail if you have any other questions. We will be happy to help you get started.

Sincerely,

MICHELLE

USER ID gichuang  
password P@55w0rd P@55W0RD.

04/18/12

fCustBal

8/16/2013

CustID	InvNo	InvDate	InvAmt	DueDate	OverDue	Bal
7145214740	1128753	7/30/2013	607.92	8/29/2013		607.92
7145214740	1128649	7/25/2013	1,124.82	8/24/2013		1,124.82
7145214740	1127037	5/15/2013	2,002.22	6/14/2013	***	38.28
7145214740	1126769	5/6/2013	2,278.30	6/5/2013	***	-19.13
7145214740	1117634	6/11/2012	1,072.51	7/11/2012	***	-76.92
7145214740	1116054	4/5/2012	894.14	5/5/2012	***	-8.50
7145214740	1115940	4/3/2012	974.16	5/3/2012	***	-9.34
7145214740	1113683	1/9/2012	660.42	2/8/2012	***	-6.38
7145214740	1099985	9/9/2010	475.14	10/9/2010	***	-35.70
7145214740	1097316	6/2/2010	289.77	7/2/2010	***	-8.07

Steven Chen - YTC Summit

From: pablohernandez@ups.com  
Sent: Friday, March 09, 2012 4:38 PM  
To: steven@ytcsummit.com; shipping@ytcsummit.com  
Cc: ltoyoshima@ups.com  
Subject: FW: YTC Summit New account CIN 2012 Final.xls [Request: 120308-022422]

Steven,

Below is the new UPS account number for that you requested. Please have Annie call it in to have it setup on credit card pay on Monday. 1-866-651-7638 - UPS Credit Support Group.

Once this has been completed, then we can add this new account number to your current pricing agreement. Please let me know as soon as it has been completed.

Sincerely,

Pablo Hernandez | Senior Account Manager | UPS | Worldwide Services | UPS Preferred Team 800.377.4877 |  
626.712.3461 Cell | [pablohernandez@ups.com](mailto:pablohernandez@ups.com)

Sent: Friday, March 09, 2012 6:24 AM  
To: Hernandez Pablo (sec1peh)  
Subject: YTC Summit New account CIN 2012 Final.xls [Request: 120308-022422]

Subject

YTC Summit New account CIN 2012 Final.xls

Response(Carolyn S.)

03/09/2012 09:24 AM

Dear Paul,

Thank you for your inquiry. I have established a new UPS account number per your request. Our customer's new account number is 640067.

They may begin using their new account within the next two business days.

Carolyn S.  
UPS Field Support Group

zm@gvtv.com.cn.

Auto-Response

03/08/2012 06:15 PM



# THE TOPOCEAN GROUP

TOPOCEAN CONSOLIDATION SERVICES INC.

2727 WORKMAN MILL RD, INDUSTRY, CA 90601 TEL: 562-908-1688 FAX: 562-908-1699

Customer: **YTC SUMMIT**  
12037 Clark Street  
Arcadia, CA 91006  
TEL: 626-359-4801  
FAX: 626-359-8031  
ATTN: Steven  
E-MAIL: [steven@ytcsummit.com](mailto:steven@ytcsummit.com)

Date: 12/28/2007 SWF

1530

1530 / 2030 / 2180

Dear Steven,  
Please review the following rates that we're offering

## OCEAN SHIPMENTS

COMM: HOME DECORATION

PORT OF ORIGIN	Yantian / Hong Kong	DESTINATIONS	Arcadia, CA	LCL	20'	40'	HQ	CARRIERS	Maersk / NYK	T/T	13 Days
					\$ 1,475	\$ 1,850	\$ 1,900				
					\$ 160	\$ 200	\$ 225				
Shipping Info	SI	CY	ETD	ETA	LAX						
Maersk	Mon	Wed	Thu	Fri	Sat	Sun	Mon				
NYK	Wed	Fri	Sat	Sun	Mon	Tue	Wed				

PORT OF ORIGIN	TAIWAN	DESTINATIONS	Long Beach, CA	LCL	20'	40'	HQ	CARRIERS	OOCL	T/T	11 Days
					\$50/CBM						
Shipping Info	SI	CY	ETD	ETA	LAX						
OOCL	Thu	Fri	Sat	Sun	Mon	Tue	Wed				

### NOTES:

1/ Above rates are subject to:

EBS (Emergency Bunker Recovery Surcharge) will be imposed as following.

Maersk: \$160.00/20', \$200.00/40' & \$225.00/HQ effective 1/1/2008.  
NYK: \$160.00/20', \$200.00/40' & \$225.00/HQ effective 1/1/2008.

3/ Above rates are SUBJECT to below: (if needed)

Document Service Charge: WAIVED

Customs Entry Fee: \$85 per entry

Duty Fee: At cost

Pierpass TMF: \$50/20', \$100/40'-HQ

Exam Fee (if applicable): At cost

Marine Insurance: Available at \$4 per \$1000 in commercial value

4/ C-TPAT

Topocean has a custom compliance officer who works directly with Topocean and we can assist any C-TPAT services that is needed.

5/ Software

Topocean uses a special system called Freight Gate that helps control the many carrier contracts Topocean signs every year. The function enhances during rate changes from carrier contractual amendments.

### Topocean branch offices in Asia

Topocean Shenzhen / Yantian	Tel:	86 755 8367-6460	Issac Fung
Topocean Hong Kong	Tel:	852 2581-2881	Felix Wu
Topocean Taiwan	Tel:	02 2523 6899	Alice Chen

<http://www.topocean.com/Directory/BranchDirectory.htm>


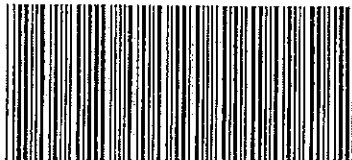


Sincerely,

Jeffrey Tsang  
Sam Fong

General Manager  
Account Executive

[jeffrey@topocean.com](mailto:jeffrey@topocean.com)  
[sam@topocean.com](mailto:sam@topocean.com)

562-908-2868 x 102  
562-908-2868 x 150

EXPRESS WORLDWIDE		WPX	
<b>From:</b> Qi Chuang Technology qiyang qiao wei king Hill Building 10B, shang bu nan lu, Futian District shenzhen ShenZhen 518000 China, People's Republic		<b>Origin:</b> SZX Ph: 62077971	
<b>To:</b> Steven Chen Steven Chen YTC Summit International, Inc. 12037 Clark St Arcadia, CA		Ph: 626-359-4801	
Arcadia 91006 United States Of America			
<b>US-ELA</b>			
<b>C</b>	Day Time		
<b>Ref:</b>	<b>Piece Weight:</b> 1.00 Kg	<b>Piece:</b>	
	<b>Date:</b> 2012-02-10	<b>1/1</b>	
<b>Content:</b> SET TOP BOX 1SET 519B.			
			
WAYBILL 94 3925 4090			
			
(2L) US91006+48000001			
			
(J)JD01 1936 3939 1001 2834			

JANUARY	
FEBRUARY	
MARCH	
APRIL	
MAY	
JUNE	
JULY	
AUGUST	
SEPTEMBER	
OCTOBER	
NOVEMBER	
DECEMBER	

JAN

FEB



9/26/2015

Incoming  
Wire  
Transfer

CHIPS CREDIT VIA: HSBC BANK USA, N.A./0108 B/O: CREATE NEW TECHNOLOGY (HK) LIMITED UANGDONG  
CHINA ID



\$340.9



If you wish to print your own barcode stickers or are printing a barcode directly onto a product (for example, a notebook), please email Artur, Olive or the relevant buyer who will advise the 13 digit barcode number to use.

If the product has an existing barcode, for example, a board game where a barcode is printed on the box, please email Artur or Olive, as above, the 13 digit barcode number and they will add this to our system.

If you have any queries regarding barcodes, please contact Artur, Olive or the relevant Buyer for clarification.

- **Documentation and Carton Labels**

All deliveries **MUST** be accompanied by a delivery note. This must be clearly visible inside the top of the carton and labeled 'Delivery Note'. All cartons should show what part of the consignment they are for instance, box 1 or 10 etc, and a contents list showing the product code contained within must be shown on two sides of the box itemizing the following information.

- Your company name
- The BMCo purchase order number and product code. For further details please telephone Artur Kibilda on + 44 (0) 20 3073 4920 or email him on [AKibilda@britishmuseum.org](mailto:AKibilda@britishmuseum.org)
- Quantity contained in the carton
- The number of boxes in the consignment (box 5 or 12 etc)

Example of outer carton label:

Supplier	
PO Number	
Product Code	
Inner Pack Size	
Total Quantity in Carton	
Box Number	

- **Packing**

All products must be securely packed to ensure that they arrive in good condition.

**Phone:** (626) 359-4801  
**Fax:** (626) 359-8031  
**Email:** [jennifer@ytcsummit.com](mailto:jennifer@ytcsummit.com)

**Bill To:** QI CHUANG TECHNOLOGY  
Shengzhen, China





### Delivery Service Invoice

Invoice date **February 28, 2015**  
Invoice number **00006V0067095**  
Shipper number **6V0067**  
Control ID **36P4**  
Page 1 of 3

#4 x 3

0392A00006V00674

QI CHUANG TECHNOLOGY  
MANAGER  
12037 CLARK ST  
ARCADIA, CA 91006-5829

Sign up for electronic billing today!  
Visit [ups.com/billing](http://ups.com/billing)

For questions about your invoice, call:  
(800) 811-1648  
Monday - Friday  
8:00 a.m. - 9:00 p.m. E.T.

or write:  
UPS  
P.O. Box 7247-0244  
Philadelphia, PA 19170-0001

#### Incentive Savings

Total incentive savings this period **\$ 6.69**  
Your amount due this period includes these savings.  
See Incentive summary section for details.

#### Account Status Summary Weekly Payment Plan

Amount Due This Period **\$ 28.92**  
Amount Outstanding (prior invoices) **\$ 0.00**  
Total Amount Outstanding **\$ 28.92**

#### Questions about your charges?

To get a better understanding of the charges on your invoice, visit our invoice guide and glossary of billing charges at [ups.com/invoiceguide](http://ups.com/invoiceguide).

#### Thank you for using UPS.

#### Summary of Charges

Page	Charge
3	Outbound UPS WorldShip
	\$ 28.92
Amount due this period <b>\$ 28.92</b>	

UPS payment terms require payment of this bill by March 9, 2015.

Payments received late are subject to a late payment fee of 6% of the Amount Due This Period. (see Tariff/Terms and Conditions of Service at [ups.com](http://ups.com) for details)

Note: This invoice may contain a fuel surcharge as described at [ups.com](http://ups.com). The published fuel surcharge is 6.50% for UPS Ground Services and 5.0% for UPS Air Services, UPS 3 Day Select, and International services. For more information, visit [ups.com](http://ups.com).



Please tear off and send with your payment in the enclosed envelope. Do not use staples or paper clips.

#### Return Portion

QI CHUANG TECHNOLOGY  
MANAGER  
12037 CLARK ST  
ARCADIA, CA 91006-5829

Invoice Date **February 28, 2015**  
Invoice Number **00006V0067095**  
Shipper Number **6V0067**

Amount due this period	<b>\$ 28.92</b>
Amount enclosed	

☐ If this billing address is incorrect, mark an "X" in this box and make the appropriate changes above.

UPS  
PO BOX 894820  
LOS ANGELES, CA 90189-4820

6V0067 9 022815 0392 1 00000028920 4

## Sales - YTC Summit

**From:** David Russo <purchasing@unbeatableSale.com>  
**Sent:** Thursday, March 5, 2015 7:59 AM  
**To:** sales@ytcsummit.com  
**Subject:** Drop Ship P/O# 3522323 from UnbeatableSale Inc.

PURCHASE ORDER #: 3522323 ORDER DATE: 5-Mar-2015

ISSUED TO: YTC Summit Intl (#)  
BILL TO: UnbeatableSale Inc.

**SHIP TO:**

Matthew Elliott, PO#3522323  
1331 E. Sammy Lane  
Springfield MO 65804  
4178810245 US

----- ITEM: -----

QTY: 1 SKU: 7779 COST: \$6.00

PRODUCT: YTC Summit 7779 RED DRAGON ON ROCK, C-36

----- SHIPPING INSTRUCTIONS: -----

\*\*\* GROUND \*\*\*

\*GROUND & AIR SHIPMENTS: UPS Account # RE9800. Include PO# on Reference Line #1 or #2.  
\*\*PO Box, APO, FPO, HI, AK, PR, VI: US MAIL. MUST be shipped with Tracking Confirmation.  
\*\*\*LTL Setup: Email details to: Freight@unbeatableSale.com / Tel. 732-662-6676 / Fax. 732-363-4888.  
Note: Non LTL shipping charges exceeding \$50 must be confirmed.

**OTHER INSTRUCTIONS:**

1. Email Tracking numbers to: Tracking@UnbeatableSale.com.
  2. Notify and provide ETA for back orders; suggest substitute for discontinued items.
  3. Insure packages valued over \$150.
  4. Do NOT include your invoice in the package.
- Email To: Invoices@UnbeatableSale.com  
Or Mail To: UnbeatableSale.com, Inc. 195 Lehigh Ave Ste 5 Lakewood NJ 08701
5. By accepting this PO you agree to the UnbeatableSale Supplier Terms and Conditions located at: [http://site.unbeatableSale.com/sup\\_tac.htm](http://site.unbeatableSale.com/sup_tac.htm)
  6. Please include below PACKING SLIP in the package.

CITY OCEAN INTERNATIONAL INC., (LOS ANGELES OFFICE)  
1350 VALLEY VISTA DRIVE, 2ND FLOOR DIAMOND BAR, CA 91765  
TEL: 909 569 6968 FAX: 909 569 6969

## ARRIVAL NOTICE/FREIGHT INVOICE

<b>SHIPPER</b> CREATE NEW TECHNOLOGY(HK)LIMITED ROOM D 10/F TOWER A BILLION CENTRE 1 WANG KWONG ROAD KOWLOON BAY KL ATTN: ERIC TEL: 0755-82077971-854/13760316724	REFERENCE NO OILAX15020279	DATE 02/12/2015
	MASTER B/L NO HJSCSZP4J2442400	PREPARED BY Natalie/001-909-569-6968-110 natalie@cityocean.net
<b>CONSIGNEE</b> CREATE NEW TECHNOLOGY(HK)LIMITED ADD: 12037 CLARK ST. ARCADIA, CA. 91006, USA ATTN: JENNIFER CHEN TEL: 626-359-4801 EMAIL: JENNIFER@YTCSUMMIT.COM , UNITED STATES <b>NOTIFY PARTY</b>	HOUSE B/L NO GZLAXOA0357	ISF NO CTYO88091130038
	AMS B/L NO NAQAZLAX5850149V	CUSTOMER REF NO
	VESSEL & VOY NO COSCO HARMONY/0022E	
	PLACE OF RECEIPT	
<b>BROKER</b> PLEASE FAX THIS A/N TO YOUR BROKER DIRECTLY UNITED STATES	PORT OF LOADING YANTIAN	ETD 02/03/2015
	PORT OF DISCHARGE LOS ANGELES, CA	ETA 02/17/2015
	PLACE OF DELIVERY ARCADIA, CA	ETA 02/18/2015
	FINAL DESTINATION ARCADIA, CA	ETA 02/18/2015

FREIGHT LOCATION IMPERIAL CFS, INC (Z165) TEL: 3107688188 AVAILABLE DATE

CONTAINER RETURN LOCATION LAST FREE DATE G.O. DATE

I.T. NO.	DATE:	PLACE:		
CONTAINER NO.	NO. OF PKGA.	DESCRIPTION OF PACKAGES &	GROSS WEIGHT	MEASUREMENT
MARKS & NOS	NO. OF CONT.	GOODS		
TCLU1312655 40HP	152 CTN	SET TOP BOX FLYER POSTER	2236.000KGS	9.378CBM
		REMOTE CONTROL HDMI CABLE	4930.380LBS	331.378CFT
N/M		7 PACKAGES=152 CTNS		

EXPRESS RELEASE

CFS-DOOR

Remark:				
1. ALL ABOVE INFORMATION IS RELAYED TO YOU FROM OUR OVERSEAS BY OUR COMPANY ACTING AS THEIR RECEIVING OFFICE. 2. THE RELEASE OF ABOVE FREIGHT WILL ONLY BE 24-48 HRS AFTER / UPON THE RECEIPT OF YOUR FULL PAYMENT OF ABOVE CHARGES AND PROPERLY ENDOSED BILL OF LADING. PLEASE MAKE PAYMENT PAYABLE TO " CITY OCEAN INTERNATIONAL INC. 3. PLEASE ARRANGE PICK UP OF YOUR FREIGHT AND RETURN OF CONTAINER WITHIN THE FREE-TIME. OTHERWISE YOU SHALL BE RESPONSIBLE FOR ANY CHARGES TO BE IMPOSED BY CARRIER OR WAREHOUSE. 4. PLEASE CALL TERMINAL TO CONFIRM DATE/LOCATION OF CARGO AVAILABILITY PRIOR AS CHANGES MAY OCCUR BEYOND OUR CONTROL. 5. THE IMPORTERS OR THEIR CUSTOMS BROKER ARE RESPONSIBLE FOR CONTACTING WITH THE US. CUSTOMS FOR THE EXAM RELATED ISSUES AND PAYING THE FEES 6. EFFECTIVE ON 7/23/05, ALL IMPORTERS ARE REQUIRED TO PAY TMF CHGES \$50/20' & \$100/40' OR H AT LONG				
Invoice No:				
Description Of Charges		Prepaid	Collect	Cur.
		0.0	0.0	

Shipper :

Create New Technology(HK)Limited  
Add:Flat/RM 704 7/F bright way tower  
33 mong kok road,mong kok Hong Kong

Contact Name: Eric  
Phone: 82077971-854

## Commercial Invoice

Ship To :

YTC Summit International, Inc.  
Add:12037 Clark St.Arcadia, CA 91006.USA

Contact Name: Jennifer Chen  
Phone: 626-359-4801  
Postal code: 91006  
e-mail:

Date: 01/22/15

Invoice Number: GN20150122

Carton Quantity: 152

Description of Goods	Quantity	HS Tariff Code	Country of Origin	Unit Weight ( KGS )	Total Weight ( KGS )	Unit Value ( USD )	Total Value ( USD )
set top box	3000 sets	8528712000	china	0.365	2200	15	45000
Flyer	3000 sets	49111010	china	0.008	36	0.02	60
Poster	80 sets	49111010	china	0.07		0.02	1.6
remote control	60 sets	85437099.90	china	0.06		1.17	70.2
HDMI cable	10 sets	85444911.00	china	0.06		1.18	11.8
				Total Weight	2236	Total Dec. Value	45143.6

Freight Charges  
Insurance  
Other Charges  
Invoice Total 45143.6

I/we hereby certify that the information on this invoice is true and correct and that the contents of this shipment are as stated above.

Name of company : Create New Technology(HK)Limited

signature : \_\_\_\_\_

<b>EXPORTER</b>  Create New Technology(HK)Limited  Add:ROOM D 10/F TOWER A BILLION CENTRE 1 WANG KWONG ROAD KOWLOON BAY KL  Contact Name: Eric Phone: 0755-82077971-				PACKING LIST		
<b>IMPORTER</b>  Create New Technology(HK)Limited 12037 Clark St.Arcadia, CA 91006.USA  Contact Name: Jennifer Chen Phone: 626-359-4801						
P/L DATE:		01/22/15				
INVOICE NO.:		GN20150122				
INVOICE DATE:						
CONTRACT NO.:						

Letter of Credit No.:		Date of Shipment:				
FROM:		CHINA		TO:		USA

Marks	Description of goods ; Commodity No.	Carton Quantity	Package	Quantity ( pcs )	G.W ( kg )	Meas. per carton (mm*mm*mm)
YTC CTN NO : 150/1-- YTC CTN NO : 150/150	set top box	150	cartons	3000	2200	0.435*0.32*0.3 3
YTC CTN NO : 2/1	Flyer	1	cartons	3000	36	0.5*0.35*0.3
	Poster		cartons	80		
YTC CTN NO : 2/2	remote control	1	cartons	60		0.38*0.22*0.3
	HDMI cable		cartons	10		
<b>Total:</b>		152ctns		6150pcs	2236kg	9.378m <sup>3</sup>

Exporter stamp an signature

**Nancy Tsai DBA Accord Customs Service**  
**360 N Sepulveda Blvd #1015**  
**El Segundo, CA 90245**  
**T:310-640-3455 F:310-640-0642**  
**E mail : info@accordcustoms.com**

## Invoice

Invoice No: 0315521  
 Invoice Date: 02/23/15

Bill To  
 CREATE NEW TECHNOLOGY (HK) LTD  
 ROOM D 10/F, TOWER A BILLION CTR  
 1 WANG KWONG ROAD  
 KOWLOON BAY, HONG KONG

### Payment Terms

Entry Number DO2-0315521-6	Customer Reference No	Master B/L No HJSC SZP4J2442400	House B/L No NAQA ZLAX5850149V
Manifest Quantity 152 PKGS	Gross Weight 2,236 Kgs	Commercial Description SET TOP BOX FLYER POSTER REMOTE CONTROL	
Arrival Date 02/17/15	Carrier HJSC HANJIN SHIPPING COMPANY LTD		Vessel Name COSCO HARMONY
Country of Export China		Importer of Record CREATE NEW TECHNOLOGY (HK) LTD	
Containers TCLU1312655			

Description	Amount
ESTIMATED DUTY DEPOSIT	\$214.99
ENTRY:CONSUMPTION/FORMAL	\$85.00
<b>Total</b>	<b>\$299.99</b>

### Notes

Duties and Fees of \$214.99 are due by 02/27/15

PLS REVIEW ENTRY SUMMARY FOR DISCREPANCY. NOTIFY  
 BROKER WITHIN 8 DAYS OF INVOICE. CHANGES ARE NOT  
 ALLOWED AFTER 8 DAYS FROM INVOICE DATE. THANK YOU.

### NOTICE

1. IF YOU ARE THE IMPORTER OF RECORD, PAYMENT TO THE BROKER WILL  
 NOT RELIEVE YOU OF LIABILITY FOR CUSTOMS CHARGES, DUTIES, TAXES OR  
 OTHER DEBITS OWED CUSTOMS IN THE EVENT THE CHARGES ARE NOT PAID BY  
 THE BROKER, THEREFORE, IF YOU PAY BY CHECK, CUSTOMS CHARRGES MAY BE  
 PAID WITH A SEPARATE CHECK PAYABLE TO "US CUSTOMS AND BORDER  
 PROTECTION" WHICH SHALL BE DELIVERED TO CUSTOMS BY THE BROKER.

2. EXCEPT FOR CUSTOMS ENTRIES AND DUTIES, WE ARE INDEPENDENT  
 CONTRACTORS, THIS SUBMISSION OR INCOMPLETE OR INACCURATE INFORMATION  
 RELATED TO AN IMPORT ENTRY (INCLUDING DESCRIPTIONS, QUANTITIES,  
 WEIGHTS, PURCHASE PRICES, DISCOUNTS, COMMISSIONS, CHANGED SELLING  
 PRICES AT THE TIME OF EXPORTATION, ASSISTS, COUNTRY OF ORIGIN, ETC)  
 MAKES YOU LIABLE TO SEVER GOVERNMENTAL PENALTIES AND SANCTIONS, IN  
 THE EVENT THE INFORMATION FORWARDED TO US, OR WHICH ACCOMPANIED THE  
 SHIPMENT, DOES NOT ACCURATELY REFLECT THE ENTIRE TRANSACTION, IT IS  
 ESSENTIAL THAT YOU IMMEDIATELY NOTIFY US SO THAT WE CAN TAKE  
 CORRECTIVE ACTION.

PAPERLESS Page 1  
Form Approved OMB No. 1651-0022  
EXP. 10-31-2017DEPARTMENT OF HOMELAND SECURITY  
U.S. Customs and Border Protection

## ENTRY SUMMARY

8. Importing Carrier COSCO HARMONY		9. Mode of Transport 10		1. Filer Code/Entry No. DO2-0315521-6		2. Entry Type 01 ABI/A		3. Summary Date 02/27/15 037	
12. B/L or AWB No. HJSC SZP4J2442400, ZLAX5850149V		13. Manufacturer ID HKCRENEW707MON		4. Surety No. 036		5. Bond Type 8		6. Port Code 2704	
16. I.T. No.		17. I.T. Date		18. Missing Docs		19. Foreign Port of Lading 57078		20. U.S. Port of Unlading 2704	
21. Location of Goods/G.O. No. Z165 Voyage: 0022E		22. Consignee No. 95-446816100		23. Importer No. 122704-08325		24. Reference No.		7. Entry Date 02/17/15	
25. Ultimate Consignee Name and Address YTC SUMMIT INTERNATIONAL INC 12037 CLARK ST				26. Importer of Record Name and Address CREATE NEW TECHNOLOGY (HK) LTD ROOM D 10/F, TOWER A BILLION CTR 1 WANG KWONG ROAD					
Destination: CA City ARCADIA		Customer Reference # OILAX15020279 State CA Zip 91006-5829		City KOWLOON BAY		State FN		Zip HK	
27.		28. Description of Merchandise		32.		33.		34.	
Line No.		29. A. HTSUS No. B. ADA/CVD No.		30. A. Grossweight B. Manifest Qty.		31. Net Quantity in HTSUS Units		A. Entered Value B. CHGS C. Relationship	
001		COL.TV,N/VIDEO REC,SET W/COMM. 8528.71.2000		2,229 KG		3,000.00 NO		\$45,000 C \$560 N	
		499 - Merchandise Processing Fee 501 - Harbor Maintenance Fee				FREE		0.3464% 0.1250%	
002		OTHR TRADE ADVERTISING MATERIA 4911.10.0080		3 KG		3.00 KG		\$60 C \$1 N	
		499 - Merchandise Processing Fee 501 - Harbor Maintenance Fee				FREE		0.3464% 0.1250%	
003		POSTERS N/LITHOGRAPH ON PAPR 4911.91.4020		1 KG		1.00 KG		\$2 C \$1	
						FREE			
Other Fee Summary for Block 39		35. Total Entered Value		CBP USE ONLY		TOTALS			
499 - MPF \$156.38 501 - HMF \$56.43		\$ 45,143		A. LIQ CODE		B. Ascertained Duty		37. Duty	
Total Other Fees		\$ 212.81		REASON CODE		C. Ascertained Tax		38. Tax	
36. DECLARATION OF IMPORTER OF RECORD (OWNER OR PURCHASER) OR AUTHORIZED AGENT						D. Ascertained Other		39. Other	
I declare that I am the <input type="checkbox"/> Importer of record and that the actual owner, purchaser, or consignee for CBP purposes is as shown above, OR <input checked="" type="checkbox"/> owner or purchaser or agent thereof. I further declare that the merchandise <input checked="" type="checkbox"/> was obtained pursuant to a purchase or agreement to purchase and that the prices set forth in the invoices are true, OR <input type="checkbox"/> was not obtained pursuant to a purchase or agreement to purchase and the statements in the invoices as to value or price are true to the best of my knowledge and belief. I also declare that the statements in the documents herein filed fully disclose to the best of my knowledge and belief the true prices, values, quantities, rebates, drawbacks, fees, commissions, and royalties and are true and correct, and that all goods or services provided to the seller of the merchandise either free or at reduced cost are fully disclosed.						D. Ascertained Total		40. Total	
I will immediately furnish to the appropriate CBP officer any information showing a different statement of facts.									
41. DECLARANT NAME N. TSAI DBA ACCORD CUSTOMS SERVICE		TITLE		SIGNATURE		DATE 02/17/15			
42. Broker/Filer Information (Name, address, phone number) NANCY TSAI DBA ACCORD CUSTOMS SERVICE 360 N SEPULVEDA BLVD #1015 EL SEGUNDO, CA 90245 310-640-3455				43. Broker/Importer File No. 0315521 / OILAX15020279					

CBP Form 7501 (06/09)

PAPERLESS Page 2

OMB No. 1651-0022

EXP. 10-31-2017


DEPARTMENT OF HOMELAND SECURITY  
U.S. Customs and Border Protection

## ENTRY SUMMARY CONTINUATION SHEET

1. Filer Code/Entry No.  
DO2-0315521-6

27. Line No.	28. Description of Merchandise			32. A. Entered Value B. CHGS C. Relationship	33. A. HTSUS Rate B. ADA/CVD Rate C. IRC Rate D. Visa No.		34. Duty and I.R. Tax	
	29. A. HTSUS No. B. ADA/CVD No.	30. A. Grossweight B. Manifest Qty.	31. Net Quantity In HTSUS Units				Dollars	Cents
				N	0.3464%		\$0.01	
					0.1250%		\$0.00	
004	BOARDS ETC, <=1000V, OTHR,OTHR 8537.10.9070	3 KG	60.00 NO	\$70 C \$1 N	2.7%		\$1.89	
					0.3464%		\$0.24	
					0.1250%		\$0.09	
005	CNDCTOR W/CNTR <=1000V, OTHER 8544.42.9090	1 KG	X	\$11 C \$1 N	2.6%		\$0.29	
					0.3464%		\$0.04	
					0.1250%		\$0.01	
	Totals for Invoice 1		Invoice Value 45,143.00 USD	+/- MMV	Exchange 1.00000		Entered Value 45,143.00 USD	

MAR



Date	Type	Description	Debit	Credit	Balance
		CHIPS CREDIT VIA HSBC BANK USA N/A/0108 B/O CREA TE NEW TECHNOLOGY (HK) LIMITED UANGDONG CHINA I D			
Pending	Incoming Wire Transfer			\$2,754.63	



**YTC SUMMIT INTERNATIONAL INC.**

12037 Clark Street  
Arcadia, CA 91006

Phone: (626) 359-4801  
Fax: (626) 359-8031  
Email: [jennifer@ytcsummit.com](mailto:jennifer@ytcsummit.com)

**STATEMENT**

Statement #: 112  
Date: April 2, 2015  
Customer ID: QI CHUANG TECHNOLOGY

Bill To: QI CHUANG TECHNOLOGY  
Shengzhen, China

Date	Type	Invoice #	Description	Amount	Payment	Balance
03/26/15	AR		WIRE RECEIVED		\$ 340.91	\$ -
03/02/15	CUSTOMS	D05869324	10 CTN, DHL CUSTOMS DUTY	\$ 32.00		\$ 32.00
03/09/15	CUSTOMS	0315861	101 CTN	\$ 226.61		\$ 226.61
03/07/15	SHIPMENT	00006V0067105	UPS WEEKLY STATEMENT	\$ 388.87		\$ 388.87
03/07/15	FEES	32 SHIPMENTS	YTC HANDLING FEES	\$ 128.00		\$ 128.00
03/14/15	SHIPMENT	00006V0067115	UPS WEEKLY STATEMENT	\$ 482.02		\$ 482.02
03/14/15	FEES	14 SHIPMENTS	UPS HANDLING FEES	\$ 68.00		\$ 68.00
03/21/15	SHIPMENT	00006V0067125	UPS WEEKLY STATEMENT	\$ 831.45		\$ 831.45
03/21/15	FEES	10 SHIPMENTS	UPS HANDLING FEES	\$ 46.00		\$ 46.00
03/28/15	SHIPMENT	00006V0067135	UPS WEEKLY STATEMENT	\$ 436.68		\$ 436.68
03/28/15	FEES	28 SHIPMENTS	UPS HANDLING FEES	\$ 115.00		\$ 115.00
02/28/15	BANK CHARGE			\$ 25.00		\$ 25.00
					Total Amount Due:	\$ 2,779.63

**BANKING INFORMATION:**

Beneficiary: YTC SUMMIT INTERNATIONAL INC.

Beneficiary Acct #

Beneficiary Bank: JP Morgan Chase Bank

Address: 700 W. Huntington Dr  
Arcadia, CA 91007

SWIFT NO: CHASUS33

Routing Number:

DHL EXPRESS USA, INC.  
16416 Northchase Dr.  
Houston, TX 77060



# CUSTOMS DUTY INVOICE

JENNIFER CHEN  
YTC SUMMIT INTERNATIONAL INC  
12037 CLARK ST  
  
ARCADIA CA 91006

ACCOUNT NO : 965290876  
INVOICE NO : D05869324  
AWB NO : 1523082046  
INVOICE DATE : 03/02/2015  
PAYMENT DUE DATE : 03/09/2015

## SHIPMENTS DETAILS

ORG : SZX CONTENT : SETTOP BOX  
ENTRY # : AEK-08216340  
ENTRY DATE : 02/14/2015 SHIPPERS REF :  
WGHT : 140.00 KGS NO. PIECES : 10  
SHIPPER : ERIC, LANHUA AVE, FUTIAN FREE TRADE ZONE, SHENZHEN, CHINA, GUANGDONG,  
RECEIVER : YTC SUMMIT INTERNATIONAL INC, 12037 CLARK ST. ARCADIA, CA  
IMPORTER OF RECORD : US

## BILLING DETAILS

	DUTY%	ITEM VALUE	QTY	AMT	PAYMENT DEFERMENT	\$	
HTS: 8528.71.2000	0.00%	3000.00	200.00	0.00			7.00
8528.71.2000	0.00%	3000.00	0.00	0.00	MERCHANDISE PROCESSING	\$	25.00
8528.71.2000	0.00%	3000.00	0.00	0.00			

ENTRY TYPE : N/A  
HAWB NOS :

For online access to DHL account & support documents.  
Link to [ezybill4u.dhl.com](http://ezybill4u.dhl.com) to access the EZYBILL website.  
Please follow the registration/login instructions provided.  
For information on EZYBILL please contact: 1-800-722-0081

PLEASE PAY THIS AMOUNTUSD: \$ 32.00

REMIT TO: DHL Express - USA, 16592 Collections Center Drive, CHICAGO IL 60693

CUSTOMS BROKER LICENSE# 21325

## Regulatory Notification:

CFA Sec. 111.29(b) Notice to client of method of payment- If you are the importer of record, payment to the broker will not relieve you of liability for customs charges (duties, taxes, or other debts owed CBP) in the event the charges are not paid by the broker. Therefore, if you pay by check, customs charges may be paid with a separate check payable to the "U.S. Customs and Border Protection" which will be delivered to CBP by the broker.

## DHL Terms &amp; Conditions:

This order is subject to the following terms and conditions. All shipments to or from the Customer, which term shall include the exporter, importer, sender, receiver, owner, consignor, consignee, transferor, or transferee of the shipments, will be handled by the forwarder and/or custom broker handling this shipment (hereinafter called the "Company") on the following terms and conditions:

1. Choosing Routes or Agents. Unless express instructions in writing are received from the Customer, the Company has complete freedom in choosing the means, route and procedure to be followed in the handling, transportation and delivery of the goods. Advice by the Company to the Customer that particular person or firm has been selected to render services with respect to the goods shall not be construed to mean that the Company warrants or represents that such person or firm will render such services.

2. Quotations Not Binding. Quotations as to fees, rates of duty, freight charges, insurance premiums, or other charges given by the Company to the Customer are for informational purposes only and are subject to change without notice and shall not under any circumstances be binding upon the Company unless the Company in writing specifically undertakes the handling or transportation of the shipment at a specific rate.

3. Duty to Furnish Information. (a) On an import at a reasonable time prior to entering the goods for U.S. Customs and Border Protection, the customer shall furnish to the Company invoices in proper form and other documents necessary or useful in the preparation of the U.S. Customs and Border Protection entry and also such further information as may be sufficient to establish the dutiable value, the classification, and admissibility pursuant to U.S. law or regulation if the Customer fails in a timely manner to furnish such information or documents, in whole or in part, as may be required to complete U.S. Customs and Border Protection entry, or if the information or documents furnished is inaccurate or incomplete, the Company shall be obligated only to use its best judgment in connection with the shipment. Where a bond is required by U.S. Customs and Border Protection to be given for the production of any document or the performance of any act, the customer shall be deemed bound by the terms of the bond notwithstanding the fact that the bond has been executed by the Company as principal, it being understood that the Company entered into such undertaking at the instance and on behalf of the Customer, and the Customer shall indemnify and hold the Company harmless for the consequences of any breach of the terms of the bond. (b) On an export at a reasonable time prior to the exportation of the shipment, the Customer shall furnish to the Company the commercial invoice in proper form and number, a proper consular declaration, weights, measures, values, and other information in the language of and as may be required by the laws and regulations of the

U.S. and the country of destination of the goods. (c) On an export or import, the Company shall not in any way be responsible or liable for increased duty, penalty, fine, or expense unless caused by the negligence or other fault of the Company. The Customer shall be bound by and warrant the accuracy of all invoices, documents, and information furnished to the Company by the Customer or its agent for export, entry, or other purposes and the Customer agrees to indemnify and hold harmless the Company against any increased duty, penalty, fine, or expense, including attorneys fees, resulting from any inaccuracy or omission or any failure to make timely presentation, even if not due to any negligence of the Customer.

4. Presenting Claims. In no event shall the Company be liable for any act, omission, or default by it in connection with an exportation or importation, unless a claim therefore shall be presented to it at its office within one hundred eighty (180) days from date of

exportation or importation of the goods in a written statement to which sworn proof of claim shall be attached. No suit to recover for any claim or demand hereunder shall in any event be maintained against the Company unless instituted within six (6) months after presentation of the said claim. As above provided. No agent or employee of the Company shall have authority to alter or waive any of the provisions of this clause.

5. Liability of Company. It is agreed that any claim or demand for loss, damage, expense, or delay shall be only against the carriers, truckmen, lightermen, forwarders, custom brokers, agents, warehousemen, and others in whose actual custody or control the goods may be at the time of such loss, damage, expense, or delay, and that the Company shall not be liable or responsible for any claim or demand for any case whatsoever, unless in each case the goods were in the actual custody or control of the Company and the damages alleged to have been suffered be proven to be caused by the negligence or other fault of the Company, its officers, or employees. The Company shall not in any circumstances be liable for damages arising from loss of profit.

6. Advancing Money. The Company shall not be obliged to incur any expense, guarantee payment or advance any money in connection with the importing, forwarding, transporting, insuring, storing, or cooping of the goods, unless the same is previously provided to the Company by the Customer on demand. The Company shall be under no obligation to advance freight charges, customs duties, or taxes on any shipment, nor shall any advance by the Company be construed as a waiver of the provisions hereof.

7. Indemnification for Freight, Duties. In the event that a carrier, other person, or any governmental agency makes a claim or institutes legal action against the Company to ocean or other freight, duties, fines, penalties, liquidated damages, or other money due arising from a shipment of goods of the Customer, the Customer agrees to indemnify and hold harmless the Company for any amount the Company may be required to pay such carrier, other person, or governmental agency together with reasonable expenses, including attorney fees, incurred by the Company in connection with defending such claim or legal action and obtaining reimbursement from the Customer. The confiscation or detention of the goods by any governmental authority shall not affect or diminish the liability of the Customer to the Company to pay all charges or other money due promptly on demand.

8. Sale of Perishable Goods. Perishable goods or live animals to be exported or which are cleared through customs concerning which no instructions for disposition are furnished by the Customer may be sold or otherwise disposed of without any notice to the Customer, owner, or consignee of the goods, and payment or tender of the net proceeds of any sale after deduction of charges shall be equivalent to delivery. In the event that any shipment is refused or remains unclaimed at destination or any transshipping point in the course of transit or is returned for any reason, the Customer shall nevertheless pay the Company for all charges and expenses in connection therewith. Nothing herein contained shall obligate the Company to forward or enter or clear the goods or arrange for their disposal.

9. C.O.D. Shipments. Goods received with Customer's or other person's instructions to "Collect on Delivery" (C.O.D.) by drafts or otherwise, or to collect on any specified terms by time drafts or otherwise, are accepted by the Company only upon the express understanding that it will exercise

reasonable care in the selection of a bank, correspondent carrier, or agent to whom it will send such item for collection, and the Company will not be responsible for any act, omission, default, suspension, or insolvency or want of care, negligence, or fault of such bank, correspondent, carrier, or agent, nor for any delay in remittance lost in exchange or loss during transmission, or while in the course of collection.

10. General Lien on Any Property. The Company shall have a general lien on any and all property (and documents relating thereto) of the Customer, in its possession, custody, or control or en route, for all claims for charges, expenses, or advances incurred by the Company in connection with any shipments of the Customer, and if such claim remains unsatisfied for thirty (30) days after demand for its payment is made, the Company may sell at public auction or private sale, upon ten (10) days written notice registered mail (R.R.R.) to the Customer, the goods wares and/or merchandise, or so much thereof as may be necessary to satisfy such lien, and apply the net proceeds of such sale to the payment of the amount due to the Company. Any surplus from such sale shall be transmitted to the Customer, and the Customer shall be liable for any deficiency in the sale.

11. Compensation of Company. The compensation of the Company for its services shall be included with and is in addition to the rates and charges of all carriers and other agencies selected by the Company to transport and deal with the goods and such compensation shall be exclusive of any brokerage commissions, dividends, or other revenue received by the Company from carriers, insurers, and others in connection with the shipment. On ocean exports, upon request, we shall provide a detailed breakout of the components of all charges assessed and a true copy of each pertinent document relating to these charges. In any referral for collection or action against the Customer for monies due to the Company, upon recovery by the Company, the Customer shall pay the expenses of collection and/or litigation including a reasonable attorney fee.

12. Picking Up Shipments Or Samples. The Company shall not itself be obligated to pick up a shipment from a carrier or a sample from U.S. Customs and Border Protection. Should the Company render such a service for and on behalf of the Customer, the Company shall not be responsible for loss or damage to the shipment unless it is in the actual custody and control of the Company or its employee and the loss or damage is of the Company or its employee.

13. No Responsibility for Governmental Requirements. It is the responsibility of the Customer to know and comply with the marking requirements of U.S. Customs and Border Protection, the regulation of the U.S. Food and Drug Administration and all other requirements of law or official regulations. The Company shall not be responsible for action taken or fines or penalties assessed by any governmental agency against the shipment because of the failure of the Customer to comply with the law or the requirements or regulations of any governmental agency or with a notification issued to the Customer by any such agency.

14. Loss, Damage, or Expense Due To Delay. Unless the services to be performed by the Company on behalf of the Customer are unduly delayed by reason of the negligence or other fault of the Company, the Company shall not be responsible for any loss, damage, or expense incurred by the Customer because of such delay.

15. Except for Customs entries and duties, we are independent contractors.

**Nancy Tsai DBA Accord Customs Service**  
**360 N Sepulveda Blvd #1015**  
**El Segundo, CA 90245**  
**T:310-640-3455 F:310-640-0642**  
**E mail : info@accordecustoms.com**

## Invoice

Invoice No: 0315861  
 Invoice Date: 03/09/15

Bill To  
 CREATE NEW TECHNOLOGY (HK) LTD  
 ROOM D 10/F, TOWER A BILLION CTR  
 1 WANG KWONG ROAD  
 KOWLOON BAY, HONG KONG

			Payment Terms
Entry Number DO2-0315861-6	Customer Reference No OILAX15020954	Master B/L No HJSC SZP4L1430200	House B/L No NAQA ZLAX5852596V
Manifest Quantity 101 CTN	Gross Weight 1,440 Kgs	Commercial Description SET TOP BOX	
Arrival Date 03/06/15	Carrier HJSC HANJIN SHIPPING COMPANY LTD		Vessel Name COSCO DEVELOPMENT
Country of Export China		Importer of Record CREATE NEW TECHNOLOGY (HK) LTD	
Containers BMOU9809488			

Description	Amount
ESTIMATED DUTY DEPOSIT	\$141.61
ENTRY:CONSUMPTION/FORMAL	\$85.00
<b>Total</b>	<b>\$226.61</b>

Notes  
 Duties and Fees of \$141.61 are due by 03/19/15

PLS REVIEW ENTRY SUMMARY FOR DISCREPANCY. NOTIFY  
 BROKER WITHIN 8 DAYS OF INVOICE. CHANGES ARE NOT  
 ALLOWED AFTER 8 DAYS FROM INVOICE DATE. THANK YOU.

### NOTICE

1. IF YOU ARE THE IMPORTER OF RECORD, PAYMENT TO THE BROKER WILL  
 NOT RELIEVE YOU OF LIABILITY FOR CUSTOMS CHARGES, DUTIES, TAXES OR  
 OTHER DEBITS OWED CUSTOMS IN THE EVENT THE CHARGES ARE NOT PAID BY  
 THE BROKER, THEREFORE, IF YOU PAY BY CHECK, CUSTOMS CHARRGES MAY BE  
 PAID WITH A SEPARATE CHECK PAYABLE TO "US CUSTOMS AND BORDER  
 PROTECTION" WHICH SHALL BE DELIVERED TO CUSTOMS BY THE BROKER.  
 2. EXCEPT FOR CUSTOMS ENTRIES AND DUTIES, WE ARE INDEPENDENT  
 CONTRACTORS, THIS SUBMISSION OR INCOMPLETE OR INACCURATE INFORMATION  
 RELATED TO AN IMPORT ENTRY (INCLUDING DESCRIPTIONS, QUANTITIES,  
 WEIGHTS, PURCHASE PRICES, DISCOUNTS, COMMISSIONS, CHANGED SELLING  
 PRICES AT THE TIME OF EXPORTATION, ASSISTS, COUNTRY OF ORIGIN, ETC)  
 MAKES YOU LIABLE TO SEVER GOVERNMENTAL PENALTIES AND SANCTIONS, IN  
 THE EVENT THE INFORMATION FORWARDED TO US, OR WHICH ACCOMPANIED THE  
 SHIPMENT, DOES NOT ACCURATELY REFLECT THE ENTIRE TRANSACTION, IT IS  
 ESSENTIAL THAT YOU IMMEDIATLY NOTIFY US SO THAT WE CAN TAKE  
 CORRECTIVE ACTION.

## ENTRY SUMMARY

CBP Form 7501 (06/09)

DEPARTMENT OF HOMELAND SECURITY  
U.S. Customs and Border Protection

ENTRY SUMMARY CONTINUATION SHEET

1. Filer Code/Entry No.  
DO2-0315861-6

27.	28. Description of Merchandise			32.	33.	34.
Line No.	29. A. HTSUS No. B. ADA/CVD No.	30. A. Grossweight B. Manifest Qty.	31. Net Quantity in HTSUS Units	A. Entered Value B. CHGS C. Relationship	A. HTSUS Rate B. ADA/CVD Rate C. IRC Rate D. Visa No.	Duty and I.R. Tax Dollars Cents
	499 - Merchandise Processing Fee 501 - Harbor Maintenance Fee			Y	0.3464% 0.1250%	\$0.00 \$0.00
	Totals for Invoice 1			+/- MMV	Exchange 1.00000	Entered Value 30,041.00 USD



**Delivery Service Invoice**

Invoice date **March 7, 2015**  
Invoice number **00006V0067105**  
Shipper number **6V0067**  
Control ID **18U9**  
Page 1 of 11

0392A00006V00674

**QI CHUANG TECHNOLOGY  
MANAGER  
12037 CLARK ST  
ARCADIA, CA 91006-5829**

Sign up for electronic billing today!  
Visit [ups.com/billing](http://ups.com/billing)

For questions about your invoice, call:  
(800) 811-1648  
Monday - Friday  
8:00 a.m. - 9:00 p.m. E.T.

or write:  
UPS  
P.O. Box 7247-0244  
Philadelphia, PA 19170-0001

**Incentive Savings**

Total incentive savings this period **\$ 80.67**  
Your amount due this period includes these savings.  
See Incentive summary section for details.

**Account Status Summary  
Weekly Payment Plan**

Amount Due This Period **\$ 388.87**  
Amount Outstanding (prior invoices) **\$ 0.00**  
Total Amount Outstanding **\$ 388.87**

**Questions about your charges?**

To get a better understanding of the charges on your invoice,  
visit our invoice guide and glossary of billing charges at  
[ups.com/invoiceguide](http://ups.com/invoiceguide).

**Thank you for using UPS.**

**Summary of Charges**

Page	Outbound	Charge
3	UPS WorldShip	\$ 388.87
<b>Amount due this period</b>		<b>\$ 388.87</b>

UPS payment terms require payment of this bill by March 16, 2015.

Payments received late are subject to a late payment fee of 6% of the Amount Due This Period. (see Tariff/Terms and Conditions of Service at [ups.com](http://ups.com) for details)

*Note: This invoice may contain a fuel surcharge as described at [ups.com](http://ups.com). The published fuel surcharge is 5.5% for UPS Ground Services and 3.5% for UPS Air Services, UPS 3 Day Select, and International services. For more information, visit [ups.com](http://ups.com).*



**Return Portion**

**QI CHUANG TECHNOLOGY  
MANAGER  
12037 CLARK ST  
ARCADIA, CA 91006-5829**

Invoice Date **March 7, 2015**  
Invoice Number **00006V0067105**  
Shipper Number **6V0067**

**Amount due this period \$ 388.87**  
**Amount enclosed**

☐ If this billing address is incorrect, mark an "X" in this box and make the appropriate changes above.

**UPS  
PO BOX 894820  
LOS ANGELES, CA 90189-4820**

6V0067 3 030715 0392 1 00000388870 3



**Delivery Service Invoice**

Invoice date **March 7, 2015**  
 Invoice number **00006V0067105**  
 Shipper number **6V0067**

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**Incentives**

**Outbound**

Service	Date	Incentive Plan	
Incentive Level	Count	Published Charges	Incentive Credit
Fuel Surcharge	03/07/2015		-4.20
Ground Commercial Package	03/07/2015	EZZB121	
Electronic Processed Custom	5	75.12	-13.53
Ground Commercial Package	03/07/2015	EZZB122	
Electronic Processed Tier	5	75.12	-6.76
Tier incentive based on an average weekly revenue of \$5,714.64 for W/E: 03/08/2014 - W/E: 02/28/2015.			
Ground Residential Package	03/07/2015	EZZB140	
Electronic Processed Custom	27	282.48	-48.97
Ground Residential Package	03/07/2015	EZZB141	
Electronic Processed Tier	27	282.48	-7.21
Tier incentive based on an average weekly revenue of \$5,714.64 for W/E: 03/08/2014 - W/E: 02/28/2015.			
<b>Total Outbound</b>			<b>-80.67</b>
<b>Total Incentives</b>			<b>-80.67</b>

**Account Status**

**Weekly Payment Plan**

**Payments Applied**

Invoice Number	Invoice Date	Amount Paid
00006V0067095	02/28/2015	\$ 28.92

**Reference Number Summary**

20291	376.86
2091	12.01
<b>Total</b>	<b>388.87</b>

**Delivery Service Invoice**

Invoice date **March 7, 2015**  
 Invoice number **00006V0067105**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/02	1752098703	1	1Z6V00670344332090	Ground Commercial	96818	44	4	33.50	-9.05	24.45
				Customer Weight			2			
				Fuel Surcharge				1.84	-0.50	1.34
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>35.34</b>	<b>-9.55</b>	<b>25.79</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref: 1 TV PAD HI  
 Receiver: WENQIAO LIN  
 WENQIAO LIN  
 HONOLULU HI 96818

**Message Codes : r**

2	1Z6V00670343597708	Ground Residential	94112	4	4	9.31	-1.96	7.35
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.68	-0.11	0.57
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>13.09</b>	<b>-2.07</b>	<b>11.02</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref: 1 TV PAD -SF  
 Receiver: WEN WEI LEI  
 WEN WEI LEI  
 SAN FRANCISCO CA 94112

**Message Codes : r**

3	1Z6V00670344517515	Ground Residential	91745	2	4	7.59	-0.98	6.61
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.59	-0.05	0.54
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>11.28</b>	<b>-1.03</b>	<b>10.25</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref: 1 TV PAD -Hacienda Heights  
 Receiver: JUSTIN SU  
 JUSTIN SU  
 HACIENDA HEIGHTS CA 91745

**Message Codes : r ag**

4	1Z6V00670344415527	Ground Residential	60616	7	4	10.48	-2.20	8.28
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.75	-0.12	0.63
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>14.33</b>	<b>-2.32</b>	<b>12.01</b>

1st ref: 2091  
 Sender : MANAGER

2nd ref: 1TV PAD- CHICAGO  
 Receiver: JACKY WU  
 JACKY WU  
 CHICAGO IL 60616

**Message Codes : r**

**Delivery Service Invoice**

Invoice date **March 7, 2015**  
 Invoice number **00006V0067105**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/02	1752098703	5	1Z6V00670345895730	Ground Residential	02420	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.78	-0.13	0.65
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD LEXINGTON

Receiver: KWOK FONG  
KWOK FONG

LEXINGTON MA 02420

**Message Codes : r**

6	1Z6V00670345442148	Ground Residential	96822	44	4	33.50	-7.04	26.46
		Customer Weight			3			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				2.01	-0.39	1.62
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>38.61</b>	<b>-7.43</b>	<b>31.18</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 2 TV PADS- HI

Receiver: GARY SU  
GARY SU

HONOLULU HI 96822

**Message Codes : r**

7	1Z6V00670343018753	Ground Residential	78266	6	4	10.01	-2.10	7.91
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.72	-0.12	0.60
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>13.83</b>	<b>-2.22</b>	<b>11.61</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- TX

Receiver: CHIN KEUNG SHIU  
CHIN KEUNG SHIU

SAN ANTONIO TX 78266

**Message Codes : r**

8	1Z6V00670345669565	Ground Commercial	30004	8	4	11.15	-3.01	8.14
		Customer Weight			3			
		Fuel Surcharge				0.61	-0.16	0.45
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>11.76</b>	<b>-3.17</b>	<b>8.59</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 2 TV PAD -GA

Receiver: FNU ROBINSON  
FNU ROBINSON

ALPHARETTA GA 30004

**Message Codes : r**

**Delivery Service Invoice**Invoice date **March 7, 2015**Invoice number **00006V0067105**Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/02	1752098703	9	1Z6V00670344118572	Ground Residential	94502	4	4	9.31	-1.96	7.35
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.68	-0.11	0.57
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>13.09</b>	<b>-2.07</b>	<b>11.02</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1TV PAD- CA

Receiver: STAM;EU WONG

STANLEY WONG

ALAMEDA CA 94502

**Message Codes : r**

10	1Z6V00670343369786	Ground Residential	07039	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD - NJ

Receiver: JENNY

JENNY

LIVINGSTON NJ 07039

**Message Codes : r**

11	1Z6V00670345307197	Ground Residential	77030	6	4	10.01	-2.10	7.91
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.72	-0.12	0.60
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>13.83</b>	<b>-2.22</b>	<b>11.61</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- TX

Receiver: ERIC YIP

ERIC YIP

HOUSTON TX 77030

**Message Codes : r**

12	1Z6V00670343294802	Ground Residential	11228	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD - NY

Receiver: QITIAN HUANG

QITIAN HUANG

BROOKLYN NY 11228

**Message Codes : r**



# **Delivery Service Invoice**

Invoice date **March 7, 2015**  
 Invoice number **00006V0067105**  
 Shipper number **6V0067**

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## **Outbound**

### **UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/02	1752098703	13	1Z6V00670343776612	Ground Commercial	20176	8	4	11.15	-3.01	8.14
				Customer Weight			2			
				Fuel Surcharge				0.61	-0.16	0.45
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				11.76	-3.17	8.59

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- VIRGINIA

Receiver: YUEBIN TEN  
 YUEBIN TENG

LEESBURG VA 20176

### **Message Codes : r**

14	1Z6V00670345876626	Ground Residential	89117	3	4	8.33	-1.72	6.61
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.63	-0.09	0.54
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				12.06	-1.81	10.25

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- NV

Receiver: VINCENT LAU  
 VINCENT LAU

LAS VEGAS NV 89117

### **Message Codes : r ag**

15	1Z6V00670344998836	Ground Residential	94112	4	4	9.31	-1.96	7.35
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.68	-0.11	0.57
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				13.09	-2.07	11.02

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD -CA

Receiver: HUAXIN LI  
 HUAXIN LI

SAN FRANCISCO CA 94112

### **Message Codes : r**

16	1Z6V00670345427245	Ground Residential	93551	2	4	7.59	-0.98	6.61
		Customer Weight			3			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.59	-0.05	0.54
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				11.28	-1.03	10.25

1st ref: 20291

Sender : MANAGER

2nd ref : 2 TV PAD -CA

Receiver: EDWARD CHEN  
 EDWARD CHEN

PALMDALE CA 93551

### **Message Codes : r ag**

**Delivery Service Invoice**

Invoice date **March 7, 2015**  
 Invoice number **00006V0067105**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/02	1752098703	17	126V00670345925859	Ground Residential	92688	2	4	7.59	-0.98	6.61
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.59	-0.05	0.54
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>11.28</b>	<b>-1.03</b>	<b>10.25</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD- CA  
 Receiver: ERIC WU  
 ERIC WU  
 RANCHO SANTA MARGARITA CA 92688

**Message Codes : r ag**

18	126V00670343338667	Ground Residential	33145	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD - FL  
 Receiver: FENFANG LIN  
 FENFANG LIN  
 MIAMI FL 33145

**Message Codes : r**

19	126V00670345189673	Ground Residential	90004	2	4	7.59	-0.98	6.61
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.59	-0.05	0.54
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>11.28</b>	<b>-1.03</b>	<b>10.25</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD- CA  
 Receiver: JENG YUH  
 JENG YUH  
 LOS ANGELES CA 90004

**Message Codes : r ag**

20	126V00670343282888	Ground Residential	94122	4	4	9.31	-1.96	7.35
		Customer Weight			3			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.68	-0.11	0.57
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>13.09</b>	<b>-2.07</b>	<b>11.02</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 2 TV PADS - CA  
 Receiver: HOI CHAN  
 HOU CHAN  
 SAN FRANCISCO CA 94122

**Message Codes : r**

**Delivery Service Invoice**

Invoice date **March 7, 2015**  
 Invoice number **00006V0067105**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/02	1752098703	21	1Z6V00670344302292	Ground Residential	94544	4	4	9.31	-1.96	7.35
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.68	-0.11	0.57
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>13.09</b>	<b>-2.07</b>	<b>11.02</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- CA

Receiver: HA DAU TAT

HA DAU TAT

HAYWARD CA 94544

**Message Codes : r**

22	1Z6V00670343411907	Ground Residential	30062	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- GA

Receiver: GUOHAU SHA

GUOHAU SHA

MARIETTA GA 30062

**Message Codes : r**

23	1Z6V00670345855710	Ground Residential	07104	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- NJ

Receiver: IVELINA ACEVEDO

IVELINA ACEVEDO

NEWARK NJ 07104

**Message Codes : r**

24	1Z6V00670343557724	Ground Residential	95050	3	4	8.33	-1.72	6.61
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.63	-0.09	0.54
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>12.06</b>	<b>-1.81</b>	<b>10.25</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- CA

Receiver: CHAOTING

CHAOTING

SANTA CLARA CA 95050

**Message Codes : r ag**

**Delivery Service Invoice**

Invoice date **March 7, 2015**  
 Invoice number **00006V0067105**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/02	1752098703	25	1Z6V00670345721935	Ground Residential	89148	3	4	8.33	-1.72	6.61
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.63	-0.09	0.54
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>12.06</b>	<b>-1.81</b>	<b>10.25</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD- NV  
 Receiver: LEE LI  
 LEE LI  
 LAS VEGAS NV 89148

**Message Codes : r ag**

Total for Pickup Number: 1752098703					25 Package(s)		376.39	-64.80	311.59	
03/04	1752098714	1	1Z6V006703432340	Ground Commercial	94621	4	4	9.31	-2.52	6.79
				Customer Weight			2			
				Fuel Surcharge				0.51	-0.14	0.37
				Customer Entered Dimensions = 9 x 8 x 8 in						
				Total				9.82	-2.66	7.16

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD- OAKLAND  
 Receiver: ERIK HO  
 ERIK HO  
 OAKLAND CA 94621

**Message Codes : r**

2	1Z6V00670343252955			Ground Residential	91104	2	4	7.59	-0.98	6.61
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.59	-0.05	0.54
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>11.28</b>	<b>-1.03</b>	<b>10.25</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD- PASADENA  
 Receiver: JACKSON PAN  
 JACKSON PAN  
 PASADENA CA 91104

**Message Codes : r ag**

3	1Z6V00670343827763			Ground Residential	94158	4	4	9.31	-1.96	7.35
				Customer Weight			3			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.68	-0.11	0.57
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>13.09</b>	<b>-2.07</b>	<b>11.02</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 2 TV PADS -SAN FRANCISCO  
 Receiver: PRISCILLA CHANG  
 PRISCILLA CHANG  
 SAN FRANCISCO CA 94158

**Message Codes : r**

**Delivery Service Invoice**

Invoice date **March 7, 2015**  
 Invoice number **00006V0067105**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/04	1752098714	4	1Z6V00670345480777	Ground Residential	11375	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.78	-0.13	0.65
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD -FOREST HILLS

Receiver: JOHN KWOK  
JOHN KWOK

FOREST HILLS NY 11375

Message Codes : r

Total for Pickup Number: 1752098714				4 Package(s)			49.22	-8.23	40.99	
03/05	1752098725	1	1Z6V00670344815989	Ground Commercial	75042	6	4	10.01	-2.70	7.31
				Customer Weight			2			
				Fuel Surcharge				0.55	-0.15	0.40
				Customer Entered Dimensions = 9 x 8 x 8 in						
				Total				10.56	-2.85	7.71

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD -GARLAND

Receiver: KIT KWOK  
KIT KWOK

GARLAND TX 75042

Message Codes : r

Total for Pickup Number: 1752098725					1 Package(s)		10.56	-2.85	7.71		
03/06	1752098736	1	1Z6V00670344317393	Ground Residential	53508	7	4	10.48	-2.20	8.28	
				Customer Weight			2				
				Residential Surcharge				3.10		3.10	
				Delivery Area Surcharge - Extended				3.80		3.80	
				Fuel Surcharge				0.96	-0.12	0.84	
				Customer Entered Dimensions = 9 x 8 x 8 in							
				Total				18.34	-2.32	16.02	

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD -WISCONSIN

Receiver: MEICHUN TAN  
MEICHUN TAN

BELLEVILLE WI 53508

Message Codes : r

			2 1Z6V00670343949006	Ground Residential	28655	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.78	-0.13	0.65
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-NORTH CAROLINA

Receiver: WAINAM SZETO  
WAINAM SZETO

MORGANTON NC 28655

Message Codes : r

<b>Total for Pickup Number: 1752098736</b>				<b>2 Package(s)</b>			<b>33.37</b>	<b>-4.79</b>	<b>28.58</b>
<b>Total UPS WorldShip</b>				<b>32 Package(s)</b>			<b>469.54</b>	<b>-80.67</b>	<b>388.87</b>
<b>Total Outbound</b>				<b>32 Package(s)</b>			<b>469.54</b>	<b>-80.67</b>	<b>388.87</b>



**Delivery Service Invoice**  
Invoice date **March 7, 2015**  
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Shipper number **6V0067**

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**Invoice Messaging**

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Code	Message
r	Dimensional weight applied
ag	Minimum Rates Applied



**Delivery Service Invoice**

Invoice date **March 14, 2015**  
Invoice number **00006V0067115**  
Shipper number **6V0067**  
Control ID **84S3**  
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0392A00006V00674

**QI CHUANG TECHNOLOGY**  
**MANAGER**  
**12037 CLARK ST**  
**ARCADIA, CA 91006-5829**

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P.O. Box 7247-0244  
Philadelphia, PA 19170-0001

**Incentive Savings**

Total incentive savings this period **\$ 204.11**  
Your amount due this period includes these savings.  
See Incentive summary section for details.

**Account Status Summary**

**Weekly Payment Plan**

Amount Due This Period **\$ 482.02**  
Amount Outstanding (prior Invoices) **\$ 0.00**  
Total Amount Outstanding **\$ 482.02**

**Questions about your charges?**

To get a better understanding of the charges on your invoice,  
visit our invoice guide and glossary of billing charges at  
[ups.com/invoiceguide](http://ups.com/invoiceguide).

**Thank you for using UPS.**

**Summary of Charges**

Page	Outbound	Charge
3	UPS WorldShip	\$ 482.02
Amount due this period		\$ 482.02

UPS payment terms require payment of this bill by March 23, 2015.

Payments received late are subject to a late payment fee of 6% of the Amount Due This Period. (see Tariff/Terms and Conditions of Service at [ups.com](http://ups.com) for details)

*Note: This invoice may contain a fuel surcharge as described at [ups.com](http://ups.com). The published fuel surcharge is 5.5% for UPS Ground Services and 3.5% for UPS Air Services, UPS 3 Day Select, and international services. For more information, visit [ups.com](http://ups.com).*



**Return Portion**

**QI CHUANG TECHNOLOGY**  
**MANAGER**  
**12037 CLARK ST**  
**ARCADIA, CA 91006-5829**

Invoice Date **March 14, 2015**  
Invoice Number **00006V0067115**  
Shipper Number **6V0067**

Amount due this period **\$ 482.02**  
Amount enclosed

☐ If this billing address is incorrect, mark an "X" in this box and make the appropriate changes above.

**UPS**  
**PO BOX 894820**  
**LOS ANGELES, CA 90189-4820**

6V0067 4 031415 0392 1 00000482020 1



**Delivery Service Invoice**

Invoice date **March 14, 2015**  
 Invoice number **00006V0067115**  
 Shipper number **6V0067**

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**Incentives**

**Outbound**

Service	Date	Incentive Plan	
Incentive Level	Count	Published Charges	Incentive Credit
<b>Ground Commercial Package</b>			
	03/14/2015		EZZB121
Electronic Processed Custom	18	452.48	-115.30
<b>Ground Commercial Package</b>			
	03/14/2015		EZZB122
Electronic Processed Tier	18	452.48	-40.78
Tier incentive based on an average weekly revenue of \$5,755.68 for W/E: 03/15/2014 - W/E: 03/07/2015.			
<b>Fuel Surcharge</b>			
	03/14/2015		
			-10.60
<b>Ground Residential Package</b>			
	03/14/2015		EZZB140
Electronic Processed Custom	13	157.52	-33.23
<b>Ground Residential Package</b>			
	03/14/2015		EZZB141
Electronic Processed Tier	13	157.52	-4.20
Tier incentive based on an average weekly revenue of \$5,755.68 for W/E: 03/15/2014 - W/E: 03/07/2015.			
<b>Total Outbound</b>			<b>-204.11</b>
<b>Total Incentives</b>			<b>-204.11</b>

**Account Status**

**Weekly Payment Plan**

**Payments Applied**

Invoice Number	Invoice Date	Amount Paid
00006V0067105	03/07/2015	\$ 388.87
<b>Reference Number Summary</b>		
		45.68
ORDER 20291		262.49
20291		173.85
<b>Total</b>		<b>482.02</b>

**Delivery Service Invoice**Invoice date **March 14, 2015**Invoice number **00006V0067115**Shipper number **6V0067**

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**Outbound****UPS WorldShip**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/09	1752098740	1	1Z6V00670344754812	Ground Residential	32811	8	4	11.15	-2.34	8.81
				Customer Weight			3			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.78	-0.13	0.65
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 2 TV PADS -Orlando

Receiver: DAVID TUNG

DAVID TUNG

ORLANDO FL 32811

**Message Codes : r**

2	1Z6V00670343458822	Ground Residential	19149	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD ORDER -PHILADELPHIA

Receiver: MINGZHU LIANG

MINGZHU LIANG

PHILADELPHIA PA 19149

**Message Codes : r**

3	1Z6V00670345065038	Ground Residential	91770	2	4	7.59	-0.98	6.61
		Customer Weight			3			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.59	-0.05	0.54
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>11.28</b>	<b>-1.03</b>	<b>10.25</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 2 TV PADS ORDER-ROSEMEAD

Receiver: RAYMOND WONG

RAYMOND WONG

ROSEMEAD CA 91770

**Message Codes : r ag**

4	1Z6V00670345457445	Ground Commercial	94804	4	30	16.65	-5.83	10.82
		Fuel Surcharge				0.92	-0.32	0.60
		<b>Total</b>				<b>17.57</b>	<b>-6.15</b>	<b>11.42</b>

Sender : MANAGER

Receiver: ZI KANG GUAN

ZI KANG GUAN

RICHMOND CA 94804

5	1Z6V00670344000055	Ground Commercial	94804	4	30	16.65	-5.83	10.82
		Fuel Surcharge				0.92	-0.32	0.60
		<b>Total</b>				<b>17.57</b>	<b>-6.15</b>	<b>11.42</b>

Sender : MANAGER

Receiver: ZI KANG GUAN

ZI KANG GUAN

RICHMOND CA 94804

6	1Z6V00670344136865	Ground Commercial	94804	4	30	16.65	-5.83	10.82
		Fuel Surcharge				0.92	-0.32	0.60
		<b>Total</b>				<b>17.57</b>	<b>-6.15</b>	<b>11.42</b>

Sender : MANAGER

Receiver: ZI KANG GUAN

ZI KANG GUAN

RICHMOND CA 94804

Invoice date **March 14, 2015**  
Invoice number **00006V0067115**  
Shipper number **6V0067**

## Outbound

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/09	1752098740	7	1Z6V00670344991879	Ground Commercial	94804	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.92	-0.32	0.60
				<b>Total</b>				<b>17.57</b>	<b>-6.15</b>	<b>11.42</b>

Receiver: ZI KANG GUAN  
ZI KANG GUAN

RICHMOND CA 94804

8 1Z6V00670344969082	Ground Commercial	94804	4	30	16.65	-5.83	10.82
	Fuel Surcharge				0.92	-0.32	0.60
	<b>Total</b>				<b>17.57</b>	<b>-6.15</b>	<b>11.42</b>

2nd ref : 100 TV PADS -RICHMOND

Receiver: ZI KANG GUAN  
ZI KANG GUAN

RICHMOND CA 94804

9	<b>Shaded area denotes 11 package shipment</b>						
1Z6V00670345352496	Ground Commercial	11377	8	30	33.95	-11.89	22.06
	Fuel Surcharge				1.87	-0.65	1.22
	<b>Total</b>				<b>35.82</b>	<b>-12.54</b>	<b>23.28</b>

2nd ref : 200 TV PADS & 20 REMOTE B LK-WOODSID

Receiver: ERIC.CHEN  
ERIC.CHEN

WOODSIDE NY 11377

10 126V00670344906103	Ground Commercial	11377	8	30	33.95	-11.89	22.06
	Fuel Surcharge				1.87	-0.85	1.02
	<b>Total</b>				<b>35.82</b>	<b>-12.54</b>	<b>23.28</b>

2nd ref : 200 TV PADS & 20 REMOTE B | K-WOODSID

11	Z6V0067034373912	Ground Commercial	11377	8	30	33.95	-11.89	22.06
		Fuel Surcharge				1.87	-0.65	1.22
		<b>Total</b>				<b>35.82</b>	<b>-12.54</b>	<b>23.28</b>

2nd ref: 200 TV PADS & 20 REMOTE B L K-WOODSID

12	Z6V00670345579920	Ground Commercial	11377	8	30	33.95	-11.89	22.06
		Fuel Surcharge				1.87	-0.65	1.22
		<b>Total</b>				<b>35.82</b>	<b>-12.54</b>	<b>23.28</b>

End-use: 328 T/BADE & 32 REMOTE BULKWOODS

13	126V00670343028135	Ground Commercial	11377	8	30	33.95	-11.89	22.06
		Fuel Surcharge				1.87	-0.65	1.22
		<b>Total</b>				<b>35.82</b>	<b>-12.54</b>	<b>23.28</b>

3. 1. 1. 300 T/PAPO 3.00 REMOTE 3.14 MB 35.07

14	126V00670345502547	Ground Commercial	11377	8	30	33.95	-11.89	22.06
		Fuel Surcharge				1.87	-0.65	1.22
		<b>Total</b>				<b>35.82</b>	<b>-12.54</b>	<b>23.28</b>

	35.82	-12.54	23.28
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1st Ref: ORDER 20291

Shipper number 6V0067

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### UPS WorldShip (continued)

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/09	1752098740	15	1Z6V00670345167151	Ground Commercial	11377	8	30	33.95	-11.89	22.06
				Fuel Surcharge				1.87	-0.65	1.22
				Total				35.82	-12.54	23.28
			1st ref : ORDER 20291				2nd ref : 200 TV PADS & 20 REMOTE B LK-WOODSID			
			Message Codes : a							
16	1Z6V00670344265967		Ground Commercial	11377	8	30	33.95	-11.89	22.06	
			Fuel Surcharge				1.87	-0.65	1.22	
			Total				35.82	-12.54	23.28	
			1st ref : ORDER 20291				2nd ref : 200 TV PADS & 20 REMOTE B LK-WOODSID			
			Message Codes : a							
17	1Z6V00670343722974		Ground Commercial	11377	8	30	33.95	-11.89	22.06	
			Fuel Surcharge				1.87	-0.65	1.22	
			Total				35.82	-12.54	23.28	
			1st ref : ORDER 20291				2nd ref : 200 TV PADS & 20 REMOTE B LK-WOODSID			
			Message Codes : a							
18	1Z6V00670343742185		Ground Commercial	11377	8	30	33.95	-11.89	22.06	
			Fuel Surcharge				1.87	-0.65	1.22	
			Total				35.82	-12.54	23.28	
			1st ref : ORDER 20291				2nd ref : 200 TV PADS & 20 REMOTE B LK-WOODSID			
			Message Codes : a							
19	1Z6V00670344407590		Ground Commercial	11377	8	3	10.41	-2.81	7.60	
			Fuel Surcharge				0.57	-0.15	0.42	
			Total				10.98	-2.96	8.02	
			1st ref : ORDER 20291				2nd ref : 200 TV PADS & 20 REMOTE B LK-WOODSID			
			Message Codes : a							
20	1Z6V00670343283207		Ground Residential	92064	2	6	7.97	-1.36	6.61	
			Customer Weight			3				
			Residential Surcharge				3.10			3.10
			Fuel Surcharge				0.61	-0.07		0.54
			Customer Entered Dimensions = 16 x 13 x 4 In							
			Total				11.68	-1.43		10.25
			1st ref : ORDER 20291				2nd ref : 15 POSTER ORDER			
			Sender : MANAGER				Receiver: PHILLIP JIA			
							PHILLIP JIA			
							POWAY CA 92064			
			Message Codes : r ag							
			Total for Pickup Number: 1752098740			20 Package(s)	510.05	-166.51		343.54
03/10	1752098751	1	1Z6V00670345013012	Ground Residential	08540	8	4	11.15	-2.34	8.81
			Customer Weight				2			
			Residential Surcharge					3.10		3.10
			Fuel Surcharge					0.78	-0.13	0.65
			Customer Entered Dimensions = 9 x 8 x 8 In							
			Total				15.03	-2.47		12.56
			1st ref : 20291				2nd ref : 1 TV PAD -PRINCETON			
			Sender : MANAGER				Receiver: KEXING XU			
							KEXING XU			
							PRINCETON NJ 08540			
			Message Codes : r							

Shipper number 6V0067

## Outbound

**UPS WorldShip (continued)**

AURORA CO 80016

AURORA CO 80016

AURORA CO 80016

AURORA CO 80016

## 79.19

DENVER CO 60232

**Message Codes : r**

**Delivery Service Invoice**Invoice date **March 14, 2015**Invoice number **00006V0067115**Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/11	1752098762	2	1Z6V00670344674079	Ground Residential	98106	5	4	9.73	-2.04	7.69
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.71	-0.11	0.60
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>13.54</b>	<b>-2.15</b>	<b>11.39</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- SEATTLE

Receiver: SHIEWN GUAN  
SHIEWN GUAN

SEATTLE WA 98106

**Message Codes : r**

Total for Pickup Number: 1752098762				2 Package(s)			27.08	-4.30	22.78	
03/12	1752098773	1	1Z6V00670344135286	Ground Commercial	94606	4	4	9.31	-2.52	6.79
				Customer Weight			2			
				Fuel Surcharge				0.51	-0.14	0.37
				Customer Entered Dimensions = 9 x 8 x 8 in						
				Total				9.82	-2.66	7.16

1st ref: 20281

Sender : MANAGER

2nd ref : 1 TV PAD / OAKLAND

Receiver:

MA FU TIAN

OAKLAND CA 94606

**Message Codes : r**

Total for Pickup Number: 1752098773				1 Package(s)			9.82	-2.66	7.16	
03/13	1752098784	1	1Z6V00670344482697	Ground Commercial	77077	6	4	10.01	-2.70	7.31
				Customer Weight			2			
				Fuel Surcharge				0.55	-0.15	0.40
				Customer Entered Dimensions = 9 x 8 x 8 in						
				Total				10.56	-2.85	7.71

1st ref: 20291

Sender : MANAGER

2nd ref : 1 / HOUSTON TX

Receiver:

CHUNHUI ZHANG

HOUSTON TX 77077

**Message Codes : r**

<b>2 1Z6V00670345080306</b>				Ground Residential	89113	3	4	8.33	-1.72	6.61
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.63	-0.09	0.54
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>12.06</b>	<b>-1.81</b>	<b>10.25</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 / LV NV

Receiver:

NENG CHUANG TAN

LAS VEGAS NV 89113

Message Codes : r ag



**Delivery Service Invoice**

Invoice date **March 14, 2015**  
 Invoice number **00006V0067115**  
 Shipper number **6V0067**

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**Outbound**

**UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/13	1752098784	3	1Z6V00570343372110	Ground Residential	97229	5	4	9.73	-2.04	7.69
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.71	-0.11	0.60
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>13.54</b>	<b>-2.15</b>	<b>11.39</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1/PORTLAND OR

Receiver:

DONALD WONG

PORTLAND OR 97229

**Message Codes : r**

<b>Total for Pickup Number: 1752098784</b>				<b>3 Package(s)</b>	<b>36.16</b>	<b>-6.81</b>	<b>29.35</b>
<b>Total UPS WorldShip</b>				<b>31 Package(s)</b>	<b>686.13</b>	<b>-204.11</b>	<b>482.02</b>
<b>Total Outbound</b>				<b>31 Package(s)</b>	<b>686.13</b>	<b>-204.11</b>	<b>482.02</b>

**Invoice Messaging**

Code	Message
r	Dimensional weight applied
ag	Minimum Rates Applied
a	Package Hundredweight Eligible, however, Lowest Rate (Single Piece) Applied.



### Delivery Service Invoice

Invoice date **March 21, 2015**  
Invoice number **00006V0067125**  
Shipper number **6V0067**  
Control ID **K305**  
Page 1 of 9

0392A00006V00674

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Philadelphia, PA 19170-0001

QI CHUANG TECHNOLOGY  
MANAGER  
12037 CLARK ST  
ARCADIA, CA 91006-5829

### Incentive Savings

Total incentive savings this period **\$ 132.60**  
Your amount due this period includes these savings.  
See incentive summary section for details.

### Account Status Summary

#### Weekly Payment Plan

Amount Due This Period **\$ 831.45**  
Amount Outstanding (prior invoices) **\$ 0.00**  
Total Amount Outstanding **\$ 831.45**

### Questions about your charges?

To get a better understanding of the charges on your invoice, visit our invoice guide and glossary of billing charges at [ups.com/invoiceguide](http://ups.com/invoiceguide).

### Thank you for using UPS.

### Summary of Charges

Page	Outbound	Charge
3	UPS WorldShip	\$ 831.45
Amount due this period		\$ 831.45

UPS payment terms require payment of this bill by March 30, 2015.

Payments received late are subject to a late payment fee of 6% of the Amount Due This Period. (see Tariff/Terms and Conditions of Service at [ups.com](http://ups.com) for details)

*Note: This invoice may contain a fuel surcharge as described at [ups.com](http://ups.com). The published fuel surcharge is 5.5% for UPS Ground Services and 3.5% for UPS Air Services, UPS 3 Day Select, and International services. For more information, visit [ups.com](http://ups.com).*



### Return Portion

QI CHUANG TECHNOLOGY  
MANAGER  
12037 CLARK ST  
ARCADIA, CA 91006-5829

Invoice Date **March 21, 2015**  
Invoice Number **00006V0067125**  
Shipper Number **6V0067**

Amount due this period **\$ 831.45**  
Amount enclosed

☐ If this billing address is incorrect, mark an "X" in this box and make the appropriate changes above.

UPS  
PO BOX 894820  
LOS ANGELES, CA 90189-4820

6V0067 5 032115 0392 1 00000831450 0



**Delivery Service Invoice**

Invoice date **March 21, 2015**  
 Invoice number **00006V0067125**  
 Shipper number **6V0067**

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**Incentives**

**Outbound**

Service	Date	Incentive Plan	
Incentive Level	Count	Published Charges	Incentive Credit
<b>Ground Hundredweight</b>			
	03/21/2015		<b>EZZB143</b>
Electronic Processed Tier	35	790.28	-101.15
Tier incentive based on an average weekly revenue of \$5,777.07 for W/E: 03/22/2014 - W/E: 03/14/2015.			
<b>Ground Commercial Package</b>			
	03/21/2015		<b>EZZB121</b>
Electronic Processed Custom	3	32.31	-5.82
<b>Ground Commercial Package</b>			
	03/21/2015		<b>EZZB122</b>
Electronic Processed Tier	3	32.31	-2.90
Tier incentive based on an average weekly revenue of \$5,777.07 for W/E: 03/22/2014 - W/E: 03/14/2015.			
<b>Fuel Surcharge</b>			
	03/21/2015		-6.81
<b>Ground Residential Package</b>			
	03/21/2015		<b>EZZB140</b>
Electronic Processed Custom	5	75.82	-13.65
<b>Ground Residential Package</b>			
	03/21/2015		<b>EZZB141</b>
Electronic Processed Tier	5	75.82	-2.27
Tier incentive based on an average weekly revenue of \$5,777.07 for W/E: 03/22/2014 - W/E: 03/14/2015.			
<b>Total Outbound</b>			<b>-132.60</b>
<b>Total Incentives</b>			<b>-132.60</b>

**Account Status**

**Weekly Payment Plan**

**Payments Applied**

Invoice Number	Invoice Date	Amount Paid
00006V0067115	03/14/2015	\$ 482.02

**Reference Number Summary**

20291	831.45
<b>Total</b>	<b>831.45</b>

**Delivery Service Invoice**Invoice date **March 21, 2015**Invoice number **00006V0067125**Shipper number **6V0067**

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**Outbound****UPS WorldShip**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/16	1752096795	1	1Z6V00670344482124	Ground Residential	02869	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.78	-0.13	0.65
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref: 1 TV PAD- WARWICK RI

Receiver: WEN LIN

WEN LIN

WARWICK RI 02889

**Message Codes : r**

2	1Z6V00670343814339	Ground Residential	19090	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref: 1 TV PAD- WILLOW GROVE PA

Receiver: SUYING HU

SUYING HU

WILLOW GROVE PA 19090

**Message Codes : r**

3	1Z6V00670345652742	Ground Commercial	77036	6	4	10.01	-2.70	7.31
		Customer Weight			2			
		Fuel Surcharge				0.55	-0.15	0.40
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>10.56</b>	<b>-2.85</b>	<b>7.71</b>

1st ref: 20291

Sender : MANAGER

2nd ref: 1 TV PAD- HOUSTON TX

Receiver: STEVEN CHEUNG

STEVEN CHEUNG

HOUSTON TX 77036

**Message Codes : r**

4	1Z6V00670345761357	Ground Commercial	20008	8	4	11.15	-3.01	8.14
		Customer Weight			2			
		Fuel Surcharge				0.61	-0.16	0.45
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>11.76</b>	<b>-3.17</b>	<b>8.59</b>

1st ref: 20291

Sender : MANAGER

2nd ref: 1 TV PAD- WASHINGTON DC

Receiver: SIU FUNG CHEUNG

SIU FUNG CHEUNG

WASHINGTON DC 20008

**Message Codes : r**

**Delivery Service Invoice**Invoice date **March 21, 2015**Invoice number **00006V0067125**Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/16	1752098795	5	1Z6V00670343984165	Ground Residential	77079	6	4	10.01	-2.10	7.91
				Customer Weight			3			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.72	-0.12	0.60
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				13.83	-2.22	11.61

1st ref: 20291

Sender : MANAGER

2nd ref : 2 TV PAD- HOUSTON TX

Receiver: NORY CHOU

NORTY CHOU

HOUSTON TX 77079

**Message Codes : r****Total for Pickup Number: 1752098795****5 Package(s)** 66.21 -13.18 53.03

03/17	1752098806	1	1Z6V00670344845170	Ground Residential	77083	6	4	10.01	-2.10	7.91
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.72	-0.12	0.60
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				13.83	-2.22	11.61

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- HOUSTON TX

Receiver: YinNi

YinNi

HOUSTON TX 77083

**Message Codes : r**

2	1Z6V00670343148381			Ground Commercial	30331	8	4	11.15	-3.01	8.14
				Customer Weight			2			
				Fuel Surcharge				0.61	-0.16	0.45
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				11.76	-3.17	8.59

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD -ATLANTA GA

Receiver: ZEGUI CHEN

ZEGUI CHEN

ATLANTA GA 30331

**Message Codes : r****Total for Pickup Number: 1752098806****2 Package(s)** 25.59 -5.39 20.20

03/18	1752098810	1	1Z6V00670345577799	Ground Residential	96817	44	4	33.50	-7.04	26.46
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				2.01	-0.39	1.62
				Customer Entered Dimensions = 11 x 8 x 6 in						
				<b>Total</b>				38.61	-7.43	31.18

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-HONOLULU HI

Receiver: HENRY ZHANG

HENRY ZHANG

HONOLULU HI 96817

**Message Codes : r**

Shipper number 6V0067

### Outbound

### UPS WorldShip (continued)

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/18	1752098810	2	<b>Shaded area denotes 17 package shipment</b>							
			1Z6V00670344297405	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
			1st ref.: 20291	2nd ref.: 301 TV PADS NEW YORK, NY						
			Sender : MANAGER	Receiver: KEVIN CHU KEVIN CHU NEW YORK NY 10002						
			Message Codes : d							
		3	1Z6V00670344551219	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
			1st ref.: 20291	2nd ref.: 301 TV PADS NEW YORK, NY						
			Message Codes : d							
		4	1Z6V00670344263227	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
			1st ref.: 20291	2nd ref.: 301 TV PADS NEW YORK, NY						
			Message Codes : d							
		5	1Z6V00670343637432	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
			1st ref.: 20291	2nd ref.: 301 TV PADS NEW YORK, NY						
			Message Codes : d							
		6	1Z6V00670345757844	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
			1st ref.: 20291	2nd ref.: 301 TV PADS NEW YORK, NY						
			Message Codes : d							
		7	1Z6V00670345188450	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
			1st ref.: 20291	2nd ref.: 301 TV PADS NEW YORK, NY						
			Message Codes : d							
		8	1Z6V00670343573260	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
			1st ref.: 20291	2nd ref.: 301 TV PADS NEW YORK, NY						
			Message Codes : d							
		9	1Z6V00670344236275	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
			1st ref.: 20291	2nd ref.: 301 TV PADS NEW YORK, NY						
			Message Codes : d							

## Shipper number 6V0067

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/18	1752098810	10	1Z6V00670343781482	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
				1st ref : 20291				2nd ref : 301 TV PADS_NEW YORK, NY		
				Message Codes : d						
		11	1Z6V00670344692899	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
				1st ref : 20291				2nd ref : 301 TV PADS_NEW YORK, NY		
				Message Codes : d						
		12	1Z6V00670343934503	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
				1st ref : 20291				2nd ref : 301 TV PADS_NEW YORK, NY		
				Message Codes : d						
		13	1Z6V00670345550316	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
				1st ref : 20291				2nd ref : 301 TV PADS_NEW YORK, NY		
				Message Codes : d						
		14	1Z6V00670343264326	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
				1st ref : 20291				2nd ref : 301 TV PADS_NEW YORK, NY		
				Message Codes : d						
		15	1Z6V00670345080539	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
				1st ref : 20291				2nd ref : 301 TV PADS_NEW YORK, NY		
				Message Codes : d						
		16	1Z6V00670343882944	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
				1st ref : 20291				2nd ref : 301 TV PADS_NEW YORK, NY		
				Message Codes : d						
		17	1Z6V00670345035552	Ground Hundredweight	10002	8	30	23.17	-2.97	20.20
				Customer Weight			21			
				Fuel Surcharge				1.27	-0.16	1.11
				Total				24.44	-3.13	21.31
				1st ref : 20291				2nd ref : 301 TV PADS_NEW YORK, NY		
				Message Codes : d r						

Shipper number 6V0067

## Outbound

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/18	1752098810	18	1Z6V0067034582369	Ground Hundredweight	10002	8	19	14.78	-1.82	12.96
				Customer Weight			7			
				Fuel Surcharge				0.81	-0.10	0.71
				<b>Total</b>				15.59	-1.92	13.67
			1st ref: 20291			2nd ref: 301	TV PADS NEW YORK NY			
			Message Codes: d r							
<b>Total for Pickup Number: 1752098810</b>					<b>18 Package(s)</b>			<b>445.24</b>	<b>-59.43</b>	<b>385.81</b>

03/19	1752096821	1	<i>Shaded area denotes 18 package shipment</i>
-------	------------	---	--

03/19 1752098821 1 *Shaded area denotes 18 package shipment*

1	26V00670345847372	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
		Fuel Surcharge				1.27	-0.16	1.11
		Total				24.40	-3.13	21.27
1st ref :	20291							
Sender :	MANAGER							
		2nd ref :	TV PAD / FLUSHING NY					
		Receiver:	JIAN MING SHEN					
			JIAN MING SHEN					
			FLUSHING NY 11354					
Message Codes :	b							
2	26V00670343034584	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
		Fuel Surcharge				1.27	-0.16	1.11
		Total				24.40	-3.13	21.27
1st ref :	20291							
		2nd ref :	TV PAD / FLUSHING NY					
Message Codes :	b							
3	26V00670344827994	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
		Fuel Surcharge				1.27	-0.16	1.11
		Total				24.40	-3.13	21.27
1st ref :	20291							
		2nd ref :	TV PAD / FLUSHING NY					
Message Codes :	b							
4	26V00670343991602	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
		Fuel Surcharge				1.27	-0.16	1.11
		Total				24.40	-3.13	21.27
1st ref :	20291							
		2nd ref :	TV PAD / FLUSHING NY					
Message Codes :	b							
5	26V00670343369419	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
		Fuel Surcharge				1.27	-0.16	1.11
		Total				24.40	-3.13	21.27
1st ref :	20291							
		2nd ref :	TV PAD / FLUSHING NY					
Message Codes :	b							
6	26V00670344485425	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
		Fuel Surcharge				1.27	-0.16	1.11
		Total				24.40	-3.13	21.27
1st ref :	20291							
		2nd ref :	TV PAD / FLUSHING NY					
Message Codes :	b							
7	26V00670345143631	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
		Fuel Surcharge				1.27	-0.16	1.11
		Total				24.40	-3.13	21.27
1st ref :	20291							
		2nd ref :	TV PAD / FLUSHING NY					
Message Codes :	b							

**Delivery Service Invoice**

Invoice date **March 21, 2015**  
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 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/19	1752088821	8	1Z6V00670343028046	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.27	-0.16	1.11
				<b>Total</b>				<b>24.40</b>	<b>-3.13</b>	<b>21.27</b>
				1st ref : 20291						
				2nd ref : TV PAD / FLUSHING NY						
				Message Codes : b						
		9	1Z6V00670345302656	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.27	-0.16	1.11
				<b>Total</b>				<b>24.40</b>	<b>-3.13</b>	<b>21.27</b>
				1st ref : 20291						
				2nd ref : TV PAD / FLUSHING NY						
				Message Codes : b						
		10	1Z6V00670345211469	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.27	-0.16	1.11
				<b>Total</b>				<b>24.40</b>	<b>-3.13</b>	<b>21.27</b>
				1st ref : 20291						
				2nd ref : TV PAD / FLUSHING NY						
				Message Codes : b						
		11	1Z6V00670343678479	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.27	-0.16	1.11
				<b>Total</b>				<b>24.40</b>	<b>-3.13</b>	<b>21.27</b>
				1st ref : 20291						
				2nd ref : TV PAD / FLUSHING NY						
				Message Codes : b						
		12	1Z6V00670343907686	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.27	-0.16	1.11
				<b>Total</b>				<b>24.40</b>	<b>-3.13</b>	<b>21.27</b>
				1st ref : 20291						
				2nd ref : TV PAD / FLUSHING NY						
				Message Codes : b						
		13	1Z6V00670345983091	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.27	-0.16	1.11
				<b>Total</b>				<b>24.40</b>	<b>-3.13</b>	<b>21.27</b>
				1st ref : 20291						
				2nd ref : TV PAD / FLUSHING NY						
				Message Codes : b						
		14	1Z6V00670344468702	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.27	-0.16	1.11
				<b>Total</b>				<b>24.40</b>	<b>-3.13</b>	<b>21.27</b>
				1st ref : 20291						
				2nd ref : TV PAD / FLUSHING NY						
				Message Codes : b						
		15	1Z6V00670344008511	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.27	-0.16	1.11
				<b>Total</b>				<b>24.40</b>	<b>-3.13</b>	<b>21.27</b>
				1st ref : 20291						
				2nd ref : TV PAD / FLUSHING NY						
				Message Codes : b						
		16	1Z6V00670344926529	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.27	-0.16	1.11
				<b>Total</b>				<b>24.40</b>	<b>-3.13</b>	<b>21.27</b>
				1st ref : 20291						
				2nd ref : TV PAD / FLUSHING NY						
				Message Codes : b						



**Delivery Service Invoice**

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**Outbound**

**UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/19	1752098821	17	1Z6V00670343826737	Ground Hundredweight	11354	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.27	-0.16	1.11
				<b>Total</b>				<b>24.40</b>	<b>-3.13</b>	<b>21.27</b>
				1st ref: 20291				2nd ref: TV PAD / FLUSHING NY		
				Message Codes: b						
		18	1Z6V00670343193144	Ground Hundredweight	11354	8	15	11.57	-1.32	10.25
				Fuel Surcharge				0.64	-0.07	0.57
				<b>Total</b>				<b>12.21</b>	<b>-1.39</b>	<b>10.82</b>
				1st ref: 20291				2nd ref: TV PAD / FLUSHING NY		
				Message Codes: b						
<b>Total for Pickup Number: 1752098821</b>					<b>18 Package(s)</b>			<b>427.01</b>	<b>-54.60</b>	<b>372.41</b>
<b>Total UPS WorldShip</b>					<b>43 Package(s)</b>			<b>964.05</b>	<b>-132.60</b>	<b>831.45</b>
<b>Total Outbound</b>					<b>43 Package(s)</b>			<b>964.05</b>	<b>-132.60</b>	<b>831.45</b>

**Invoice Messaging**

Code	Message
r	Dimensional weight applied
d	Deficit weight applied to minimize charges
b	Hundredweight eligible; Hundredweight rates applied



**Delivery Service Invoice**

Invoice date **March 28, 2015**  
Invoice number **00006V0067135**  
Shipper number **6V0067**  
Control ID **004Y**  
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0392A00006V00674

**QI CHUANG TECHNOLOGY  
MANAGER  
12037 CLARK ST  
ARCADIA, CA 91006-5829**

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Philadelphia, PA 19170-0001

**Incentive Savings**

Total incentive savings this period **\$ 125.19**  
Your amount due this period includes these savings.  
See Incentive summary section for details.

**Account Status Summary  
Weekly Payment Plan**

Amount Due This Period **\$ 436.68**  
Amount Outstanding (prior invoices) **\$ 0.00**  
Total Amount Outstanding **\$ 436.68**

**Questions about your charges?**

To get a better understanding of the charges on your invoice, visit our invoice guide and glossary of billing charges at [ups.com/invoiceguide](http://ups.com/invoiceguide).

**Thank you for using UPS.**

**Summary of Charges**

Page		Charge
3	Outbound UPS WorldShip	\$ 432.82
10	Adjustments & Other Charges	\$ 3.86
<b>Amount due this period</b>		<b>\$ 436.68</b>

UPS payment terms require payment of this bill by April 6, 2015.

Payments received late are subject to a late payment fee of 6% of the Amount Due This Period. (see Tariff/Terms and Conditions of Service at [ups.com](http://ups.com) for details)

*Note: This invoice may contain a fuel surcharge as described at [ups.com](http://ups.com). The published fuel surcharge is 5.5% for UPS Ground Services and 3.5% for UPS Air Services, UPS 3 Day Select, and International services. For more information, visit [ups.com](http://ups.com).*



Please tear off and send with your payment in the enclosed envelope. Do not use staples or paper clips.

**Return Portion**

**QI CHUANG TECHNOLOGY  
MANAGER  
12037 CLARK ST  
ARCADIA, CA 91006-5829**

Invoice Date **March 28, 2015**  
Invoice Number **00006V0067135**  
Shipper Number **6V0067**

Amount due this period **\$ 436.68**  
Amount enclosed

☐ If this billing address is incorrect, mark an "X" in this box and make the appropriate changes above.

**UPS  
PO BOX 894820  
LOS ANGELES, CA 90189-4820**

6V0067 & 032815 0392 1 00000436680 0



**Delivery Service Invoice**

Invoice date **March 28, 2015**  
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 Shipper number 6V0067

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**Incentives**

**Outbound**

Service	Date	Incentive Plan	
Incentive Level	Count	Published Charges	Incentive Credit
Ground Commercial Package	03/28/2015		EZZB121
Electronic Processed Custom	8	200.02	-49.61
Ground Commercial Package	03/28/2015		EZZB122
Electronic Processed Tier	8	200.02	-18.02
Tier incentive based on an average weekly revenue of \$5,859.04 for W/E: 03/29/2014 - W/E: 03/21/2015.			
Fuel Surcharge	03/28/2015		-6.54
Ground Residential Package	03/28/2015		EZZB140
Electronic Processed Custom	23	251.62	-44.19
Ground Residential Package	03/28/2015		EZZB141
Electronic Processed Tier	23	251.62	-6.83
Tier incentive based on an average weekly revenue of \$5,859.04 for W/E: 03/29/2014 - W/E: 03/21/2015.			
<b>Total Outbound</b>			<b>-125.19</b>
<b>Total Incentives</b>			<b>-125.19</b>

**Account Status**

**Weekly Payment Plan**

**Payments Applied**

Invoice Number	Invoice Date	Amount Paid
00006V0067125	03/21/2015	\$ 831.45

**Reference Number Summary**

20291	436.68
<b>Total</b>	<b>436.68</b>



# **Delivery Service Invoice**

Invoice date **March 28, 2015**  
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## **Outbound**

### **UPS WorldShip**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/23	1752098832	1	1Z6V00670345989755	Ground Residential	94566	4	4	9.31	-1.96	7.35
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.68	-0.11	0.57
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>13.09</b>	<b>-2.07</b>	<b>11.02</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-PLEASANTON CA  
 Receiver: KAYO HSU  
 KAYO HSU  
 PLEASANTON CA 94566

### **Message Codes : r**

2	1Z6V00670344260560	Ground Residential	53818	7	4	10.48	-2.20	8.28
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Delivery Area Surcharge - Extended				3.80		3.80
		Fuel Surcharge				0.96	-0.12	0.84
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>18.34</b>	<b>-2.32</b>	<b>16.02</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD- PLATTEVILLE WI  
 Receiver: JUAN YANG  
 JUAN YANG  
 PLATTEVILLE WI 53818

### **Message Codes : r**

3	1Z6V00670343729575	Ground Commercial	42164	7	4	10.48	-2.83	7.65
		Customer Weight			2			
		Delivery Area Surcharge - Extended				2.20		2.20
		Fuel Surcharge				0.70	-0.16	0.54
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>13.38</b>	<b>-2.99</b>	<b>10.39</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-SCOTTSVILLE KY  
 Receiver: QINGXIA LIN  
 QINGXIA LIN  
 SCOTTSVILLE KY 42164

### **Message Codes : r**

4	1Z6V00670343400786	Ground Commercial	94568	4	4	9.31	-2.52	6.79
		Customer Weight			2			
		Fuel Surcharge				0.51	-0.14	0.37
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>9.82</b>	<b>-2.66</b>	<b>7.16</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-DUBLIN, CA  
 Receiver: LIU ZHILIANG  
 LIU ZHILIANG  
 DUBLIN CA 94568

### **Message Codes : r**

<b>Total for Pickup Number: 1752098832</b>			<b>4 Package(s)</b>			<b>54.63</b>	<b>-10.04</b>	<b>44.59</b>
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**Delivery Service Invoice**

Invoice date **March 28, 2015**  
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 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/24	1752098843	1	1Z6V00670345158198	Ground Residential	95823	4	4	9.31	-1.96	7.35
				Customer Weight			3			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.68	-0.11	0.57
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>13.09</b>	<b>-2.07</b>	<b>11.02</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 2 TV PADS- SACRAMENTO CA

Receiver: RAYMOND LIM

RAYMOND LIM

SACRAMENTO CA 95823

**Message Codes : r**

2	1Z6V00670345365802	Ground Residential	90631	2	4	7.59	-0.98	6.61
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.59	-0.05	0.54
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>11.28</b>	<b>-1.03</b>	<b>10.25</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-LA HABRA CA

Receiver: MUI SEL KO

MUI SEL KO

LA HABRA CA 90631

**Message Codes : r ag**

3	1Z6V00670344467614	Ground Residential	18103	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-ALLENTOWN PA

Receiver: CHIH-SIAN CHEN

CHIH-SIAN CHEN

ALLENTOWN PA 18103

**Message Codes : r**

4	1Z6V00670344587628	Ground Residential	94563	4	4	9.31	-1.96	7.35
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.68	-0.11	0.57
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>13.09</b>	<b>-2.07</b>	<b>11.02</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-ORINDA CA

Receiver: ALAIN CHAN

ALAIN CHAN

ORINDA CA 94563

**Message Codes : r**

**Delivery Service Invoice**

Invoice date **March 28, 2015**  
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 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/24	1752098843	5	1Z6V00670344129837	Ground Residential	92603	2	4	7.59	-0.98	6.61
				Customer Weight			3			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.59	-0.05	0.54
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				11.28	-1.03	10.25

1st ref: 20291  
 Sender : MANAGER

2nd ref : 2 TVPAD- IRVINE CA  
 Receiver: ADAM WANG  
 ADAM WANG  
 IRVINE CA 92603

**Message Codes : r ag**

6	1Z6V00670344378247	Ground Residential	94103	4	4	9.31	-1.96	7.35
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.68	-0.11	0.57
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				13.09	-2.07	11.02

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-SAN FRANCISCO CA  
 Receiver: KHEE LIM  
 KHEE LIM  
 SAN FRANCISCO CA 94103

**Message Codes : r**

7	1Z6V00670344086855	Ground Residential	20906	8	4	11.15	-2.34	8.81
		Customer Weight			3			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				15.03	-2.47	12.56

1st ref: 20291  
 Sender : MANAGER

2nd ref : 2 TV PAD-silver spring MD  
 Receiver: HUU HUYNH  
 HUU HUYNH  
 SILVER SPRING MD 20906

**Message Codes : r**

8	1Z6V00670343129660	Ground Commercial	60515	7	4	10.48	-2.83	7.65
		Customer Weight			2			
		Fuel Surcharge				0.58	-0.16	0.42
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				11.06	-2.99	8.07

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD- DOWNERS GROVE I L  
 Receiver: MING KWONG TAM  
 MING KWONG TAM  
 DOWNERS GROVE IL 60515

**Message Codes : r**

9	1Z6V00670343000673	Ground Commercial	33166	8	30	33.95	-11.89	22.06
		Fuel Surcharge				1.87	-0.65	1.22
		<b>Total</b>				35.82	-12.54	23.28

1st ref: 20291  
 Sender : MANAGER

2nd ref : 100 TV PADS-MIAMI FL  
 Receiver: MOBIL ELECTRONICS PTY.  
 MIAMI FL 33166

Invoice date **March 28, 2015**  
 Invoice number **00006V0067135**  
 Shipper number **6V0067**

## Outbound

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/24	1752098843	10	126V00670344513886	Ground Commercial	33166	8	30	33.95	-11.89	22.06
				Fuel Surcharge				1.87	-0.65	1.22
				<b>Total</b>				<b>35.82</b>	<b>-12.54</b>	<b>23.28</b>

2nd ref : 100 TV PADS-MIAMI FL  
Receiver: MOBIL ELECTRONICS PTY.  
[REDACTED]  
MIAMI FL 33166

11	1Z6V00670345353299	Ground Commercial	33166	8	30	33.95	-11.89	22.06
		Fuel Surcharge				1.87	-0.65	1.22
		<b>Total</b>				<b>35.82</b>	<b>-12.54</b>	<b>23.28</b>

2nd ref : 100 TV PADS-MIAMI FL  
Receiver:  
MOBIL ELECTRONICS PTY.  
[REDACTED]  
MIAMI FL 33166

12 1Z5V00670343682900	Ground Commercial	33166	8	30	33.95	-11.89	22.06
	Fuel Surcharge				1.87	-0.65	1.22
	<b>Total</b>				<b>35.82</b>	<b>-12.54</b>	<b>23.28</b>

2nd ref: 100 TV PADS-MIAMI FL  
Receiver: MOBIL ELECTRONICS PTY.  
[REDACTED]  
MIAMI FL 33166

13 1Z6V00670344746714	Ground Commercial	33166	8	30	33.95	-11.89	22.06
	Fuel Surcharge				1.87	-0.65	1.22
	Total				35.82	-12.54	23.28

2nd ref : 100 TV PADS-MIAMI FL  
Receiver:  
MOBIL ELECTRONICS PTY.  
[REDACTED]  
MIAMI FL 33166

13 Package(s)	282.05	-78.90	203.15
---------------	--------	--------	--------

03/25	1752098854	1	1Z6V00670343468722	Ground Residential	78703	6	4	10.01	-2.10	7.91
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.72	-0.12	0.60
				Customer Entered Dimensions = 9 x 6 x 8 in						
				<b>Total</b>				<b>13.83</b>	<b>-2.22</b>	<b>11.61</b>

2nd ref : 1 TV PAD-AUSTIN TX  
Receiver: RUI WANG  
RUI WANG  
AUSTIN TX 78703

**Message Codes : r**

**Delivery Service Invoice**Invoice date **March 28, 2015**Invoice number **00006V0067135**Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/25	1752098854	2	1Z6V00670343052939	Ground Residential	94014	4	4	9.31	-1.96	7.35
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.68	-0.11	0.57
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>13.09</b>	<b>-2.07</b>	<b>11.02</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- DALY CITY CA

Receiver: ZHIJIN LIANG

ZHIJIN LIANG

DALY CITY CA 94014

**Message Codes : r**

3	1Z6V00670343583348	Ground Residential	07302	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD -JERSEY CITY NJ

Receiver: DAVID LEE

DAVID LEE

JERSEY CITY NJ 07302

**Message Codes : r**

4	1Z6V00670345823952	Ground Residential	94583	4	4	9.31	-1.96	7.35
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.68	-0.11	0.57
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>13.09</b>	<b>-2.07</b>	<b>11.02</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- SAN RAMON, CA

Receiver: WALLACE WEI

WALLACE WEI

SAN RAMON CA 94583

**Message Codes : r**

5	1Z6V00670344818782	Ground Residential	75025	6	4	10.01	-2.10	7.91
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.72	-0.12	0.60
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>13.83</b>	<b>-2.22</b>	<b>11.61</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-PLANO

Receiver: SAIMING CHAN

SAIMING CHAN

PLANO TX 75025

**Message Codes : r**

**Delivery Service Invoice**

Invoice date **March 28, 2015**  
 Invoice number **00006V0067135**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/25	1752098854	6	1Z6V00670344491776	Ground Residential	91011	2	4	7.59	-0.98	6.61
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.59	-0.05	0.54
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>11.28</b>	<b>-1.03</b>	<b>10.25</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- LA CANADA FLINT RIDGE CA

Receiver: HARRY FUNG

HARRY FUNG

LA CANADA FLINTRIDGE CA 91011

**Message Codes : r ag**

7	1Z6V00670344246988	Ground Residential	96814	44	4	33.50	-7.04	26.46
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				2.01	-0.39	1.62
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>38.61</b>	<b>-7.43</b>	<b>31.18</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- HONOLULU HI

Receiver: JOHN CHO

JOHN CHO

HONOLULU HI 96814

**Message Codes : r**

Total for Pickup Number: 1752098854					7 Package(s)		118.76	-19.51	99.25		
03/26	1752098865	1	1Z6V00670343568392	Ground Residential	11375	8	4	11.15	-2.34	8.81	
				Customer Weight			2				
				Residential Surcharge				3.10		3.10	
				Fuel Surcharge				0.78	-0.13	0.65	
				Customer Entered Dimensions = 9 x 8 x 8 in							
				Total				15.03	-2.47	12.56	

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-FOREST HILLS NY

Receiver: JADE HO

JADE HO

FOREST HILLS NY 11375

**Message Codes : r**

2	1Z6V00670345420000	Ground Residential	94124	4	4	9.31	-1.96	7.35
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.68	-0.11	0.57
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>13.09</b>	<b>-2.07</b>	<b>11.02</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- SAN FRANCISCO CA

Receiver: GUANG FENG CHEN

GUANG FENG CHEN

SAN FRANCISCO CA 94124

**Message Codes : r**

**Delivery Service Invoice**

Invoice date **March 28, 2015**  
 Invoice number **00006V0067135**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/26	1752098865	3	1Z6V00670344845812	Ground Residential	14226	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.78	-0.13	0.65
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				15.03	-2.47	12.56

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-AMHERST NY  
 Receiver: JIEWI ZHAO  
 JIEWI ZHAO  
 BUFFALO NY 14226

**Message Codes : r**

<b>Total for Pickup Number: 1752098865</b>				<b>3 Package(s)</b>				43.15	-7.01	36.14
03/27	1752098876	1	1Z6V00670344569826	Ground Residential	30040	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.78	-0.13	0.65
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				15.03	-2.47	12.56

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-CUMMING GA  
 Receiver: FIONA NG  
 FIONA NG  
 CUMMING GA 30040

**Message Codes : r**

2	1Z6V00670343596030			Ground Residential	28134	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.78	-0.13	0.65
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				15.03	-2.47	12.56

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-PINEVILLE NC  
 Receiver: KUNG LEE  
 KUNG LEE  
 PINEVILLE NC 28134

**Message Codes : r**

3	1Z6V00670343808444			Ground Residential	11731	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.78	-0.13	0.65
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				15.03	-2.47	12.56

1st ref: 20291  
 Sender : MANAGER

2nd ref : EAST NORTHPORT, NY  
 Receiver: YUANYUAN ARANA  
 YUANYUAN ARANA  
 EAST NORTHPORT NY 11731

**Message Codes : r**



### Delivery Service Invoice

Invoice date **March 28, 2015**  
 Invoice number **00006V0067135**  
 Shipper number **6V0067**

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### Outbound

#### UPS WorldShip (continued)

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/27	1752098876	4	1Z6V00670344571055	Ground Residential	60608	7	4	10.48	-2.20	8.28
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.75	-0.12	0.63
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>14.33</b>	<b>-2.32</b>	<b>12.01</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- CHICAGO IL

Receiver: MING HONG CHAN

MING HONG CHAN

CHICAGO IL 60608

#### Message Codes : r

<b>Total for Pickup Number: 1752098876</b>				<b>4 Package(s)</b>	<b>59.42</b>	<b>-9.73</b>	<b>49.69</b>
<b>Total UPS WorldShip</b>				<b>31 Package(s)</b>	<b>558.01</b>	<b>-125.19</b>	<b>432.82</b>
<b>Total Outbound</b>				<b>31 Package(s)</b>	<b>558.01</b>	<b>-125.19</b>	<b>432.82</b>

### Adjustments & Other Charges

#### Residential/Commercial Adjustments

#### UPS WorldShip

Shipped Date	Pickup Record	Entry	Tracking Number	Recorded Corrected	Published Charge	Incentive Credit	Billed Charge	Adjustment Amount
03/23	1752098832	4	1Z6V00670343400786	Commercial	-9.31	2.52	-6.79	
				Residential	9.31	-1.96	7.35	
				Residential Surcharge	3.10		3.10	
				Fuel Surcharge	0.20		0.20	3.86

1st ref: 20291

2nd ref : 1 TV PAD-DUBLIN, CA

<b>Total UPS WorldShip</b>				<b>1 Package(s)</b>				<b>3.86</b>
<b>Total Residential/Commercial Adjustments</b>				<b>1 Package(s)</b>				<b>3.86</b>
<b>Total Adjustments &amp; Other Charges</b>								<b>3.86</b>

#### Invoice Messaging

Code	Message
r	Dimensional weight applied
ag	Minimum Rates Applied

APR

Date	Type	Description	Debit	Credit	Balance
		CHIPS CREDIT VIA: HSBC BANK USA, N.A./0108 B/O: CREA TE NEW TECHNOLOGY (HK) LIMITED UANGDONG CHINA I D: [REDACTED]		\$4,199.88	
Pending	Incoming Wire Transfer				

12037 Clark Street  
Arcadia, CA 91006

**STATEMENT**

Bill To: QI CHUANG TECHNOLOGY  
Shengzhen, China

**Beneficiary:** YTC SUMMIT INTERNATIONAL INC.

**Beneficiary Bank:** JP Morgan Chase Bank

SWIFT NO: CHASU533



**Jennifer Chen - YTC Summit**

---

**From:** huangxy <huangxy@yourfk.com>  
**Sent:** Wednesday, April 8, 2015 8:53 PM  
**To:** Jennifer Chen - YTC Summit  
**Cc:** 黄纯芳  
**Subject:** Q1 MONTHLY STATEMENT

Dear Jenni,

Could you please send us the Billing Statement for March asap?  
Thank you!

---

Best Wishes !  
黄晓燕 (Nature)  
Email:huangxy@yourfk.com  
QQ:470083876

因公司组织架构变动, 个人邮箱已变更为: [huangxy@yourfk.com](mailto:huangxy@yourfk.com) 其它联系方式不变, 后续请按照此邮箱地址联络我, 谢谢!

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---

发件人: luph  
发送时间: 2015-04-03 12:03  
收件人: Jennifer.Chen - YTC Summit  
抄送: 黄纯芳; huangxy  
主题: notice about change at work

Dear Jenni,  
For the following part of my work, they will be take over by Miss Huang( [huangxy@yourfk.com](mailto:huangxy@yourfk.com)), please find Miss Huang if there is anything.  
Thank you!

---

因公司组织架构变动, 个人邮箱已变更为: [luph@yourfk.com](mailto:luph@yourfk.com) 其它联系方式不变, 后续请按照此邮箱地址联络我, 谢谢!

商务中心 卢佩虹(Cass)  
QQ: 649682268



### Delivery Service Invoice

Invoice date **April 11, 2015**  
Invoice number **00006V0067155**  
Shipper number **6V0067**  
Control ID **T435**  
Page 1 of 9

21 x 4 = 84  
2

21 single  
① Multi

0392A00006V00674

**QI CHUANG TECHNOLOGY  
MANAGER  
12037 CLARK ST  
ARCADIA, CA 91006-5829**

Sign up for electronic billing today!  
Visit [ups.com/billing](http://ups.com/billing)

For questions about your invoice, call:  
(800) 811-1648  
Monday - Friday  
8:00 a.m. - 9:00 p.m. E.T.

or write:  
UPS  
P.O. Box 7247-0244  
Philadelphia, PA 19170-0001

### Incentive Savings

Total incentive savings this period **\$ 68.77**  
Your amount due this period includes these savings.  
See incentive summary section for details.

### Account Status Summary

#### Weekly Payment Plan

Amount Due This Period **\$ 350.48**  
Amount Outstanding (prior invoices) **\$ 0.00**  
Total Amount Outstanding **\$ 350.48**

### Questions about your charges?

To get a better understanding of the charges on your invoice, visit our invoice guide and glossary of billing charges at [ups.com/invoiceguide](http://ups.com/invoiceguide).

Thank you for using UPS.

### Summary of Charges

Page	Outbound	Charge
3	UPS WorldShip	\$ 346.58
9	Adjustments & Other Charges	\$ 3.90
Amount due this period		\$ 350.48

UPS payment terms require payment of this bill by April 20, 2015.

Payments received late are subject to a late payment fee of 6% of the Amount Due This Period. (see Tariff/Terms and Conditions of Service at [ups.com](http://ups.com) for details)

*Note: This invoice may contain a fuel surcharge as described at [ups.com](http://ups.com). The published fuel surcharge is 5.25% for UPS Ground Services and 4.75% for UPS Air Services, UPS 3 Day Select, and international services. For more information, visit [ups.com](http://ups.com).*



### Return Portion

**QI CHUANG TECHNOLOGY  
MANAGER  
12037 CLARK ST  
ARCADIA, CA 91006-5829**

Invoice Date **April 11, 2015**  
Invoice Number **00006V0067155**  
Shipper Number **6V0067**

Amount due this period **\$ 350.48**  
Amount enclosed

☐ If this billing address is incorrect, mark an "X" in this box and make the appropriate changes above.

**UPS  
PO BOX 894820  
LOS ANGELES, CA 90189-4820**

6V0067 6 041115 0392 1 00000350480 4



**Delivery Service Invoice**

Invoice date **April 11, 2015**  
 Invoice number 00006V0067155  
 Shipper number 6V0067

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**Incentives**

**Outbound**

Service	Date	Incentive Plan	
Incentive Level	Count	Published Charges	Incentive Credit
Ground Hundredweight	04/11/2015		EZZB143
Electronic Processed Tier	8	72.96	-9.34
Tier Incentive based on an average weekly revenue of \$5,877.71 for W/E: 04/12/2014 - W/E: 04/04/2015.			
Ground Commercial Package	04/11/2015		EZZB121
Electronic Processed Custom	2	56.68	-10.66
Ground Commercial Package	04/11/2015		EZZB122
Electronic Processed Tier	2	56.68	-5.10
Tier Incentive based on an average weekly revenue of \$5,877.71 for W/E: 04/12/2014 - W/E: 04/04/2015.			
Fuel Surcharge	04/11/2015		-3.43
Ground Residential Package	04/11/2015		EZZB140
Electronic Processed Custom	19	203.86	-35.18
Ground Residential Package	04/11/2015		EZZB141
Electronic Processed Tier	19	203.86	-5.06
Tier Incentive based on an average weekly revenue of \$5,877.71 for W/E: 04/12/2014 - W/E: 04/04/2015.			
<b>Total Outbound</b>			<b>-68.77</b>
<b>Total Incentives</b>			<b>-68.77</b>

**Account Status**

**Weekly Payment Plan**

**Payments Applied**

Invoice Number	Invoice Date	Amount Paid
00006V0067145	04/04/2015	\$ 279.24

**Reference Number Summary**

20291	350.48
<b>Total</b>	<b>350.48</b>

**Delivery Service Invoice**

Invoice date **April 11, 2015**  
 Invoice number **00006V0067155**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/07	1752098935	1	1Z6V00670344333697	Ground Residential	92620	2	4	7.59	-0.98	6.61
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.56	-0.05	0.51
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>11.25</b>	<b>-1.03</b>	<b>10.22</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- IRVINE CA

Receiver: CHICH PING KUO

CHICH PING KUO

IRVINE CA 92620

**Message Codes : r ag**

2	1Z6V00670344151302	Ground Residential	91755	2	4	7.59	-0.98	6.61
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.56	-0.05	0.51
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>11.25</b>	<b>-1.03</b>	<b>10.22</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- MONTEREY PARK CA

Receiver: ADNY KWONG

ANDY KWONG

MONTEREY PARK CA 91755

**Message Codes : r ag**

3	1Z6V00670344083112	Ground Commercial	28504	8	4	11.15	-3.01	8.14
		Customer Weight			2			
		Delivery Area Surcharge				2.20		2.20
		Fuel Surcharge				0.70	-0.16	0.54
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>14.05</b>	<b>-3.17</b>	<b>10.88</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- KINSTON, NC

Receiver: QUN LI

QUN LI

KINSTON NC 28504

**Message Codes : r**

4	1Z6V00670343193126	Ground Residential	77042	6	4	10.01	-2.10	7.91
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.69	-0.11	0.58
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>13.80</b>	<b>-2.21</b>	<b>11.59</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- HOUSTON TX

Receiver: JOHNNY LIN

JOHNNY LIN

HOUSTON TX 77042

**Message Codes : r**



**Delivery Service Invoice**

Invoice date **April 11, 2015**  
 Invoice number **00006V0067155**  
 Shipper number **6V0067**

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**Outbound**

**UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/07	1752098935	5	1Z6V00670345045337	Ground Residential	11220	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.75	-0.12	0.63
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				15.00	-2.46	12.54

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-BROOKLYN NY  
 Receiver: ZHIRONG LAI  
 ZHIRONG LAI  
 [REDACTED]  
 BROOKLYN NY 11220

**Message Codes : r**

6	1Z6V00670343932354	Ground Residential	91776	2	4	7.59	-0.98	6.61
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.56	-0.05	0.51
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				11.25	-1.03	10.22

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD- SAN GABRIEL CA  
 Receiver: TIFFANY TAN  
 TIFFANY TAN  
 [REDACTED]  
 SAN GABRIEL CA 91776

**Message Codes : r ag**

7	1Z6V00670343775168	Ground Residential	11357	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.75	-0.12	0.63
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				15.00	-2.46	12.54

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-WHITESTONE, NY  
 Receiver: ALLISON WEI  
 ALLISON WEI  
 [REDACTED]  
 WHITESTONE NY 11357

**Message Codes : r**

8	1Z6V00670345656177	Ground Residential	02170	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.75	-0.12	0.63
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				15.00	-2.46	12.54

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-QUINCY, MA  
 Receiver: ALLEN ZHAO  
 ALLEN ZHAO  
 [REDACTED]  
 QUINCY MA 02170

**Message Codes : r**

<b>Total for Pickup Number: 1752098935</b>				<b>8 Package(s)</b>		106.60	-15.85	90.75
--	--	--	--	---------------------	--	--------	--------	-------

**Delivery Service Invoice**

Invoice date **April 11, 2015**  
 Invoice number **00006V0067155**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/08	1752098946	1	1Z6V00670344379380	Ground Residential	01862	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.75	-0.12	0.63
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				15.00	-2.46	12.54

1st ref: 20291

Sender : MANAGER

2nd ref: 1 TV PAD- NORTH BILLERICA, MA

Receiver: FAN ZHANG

FAN ZHANG

NORTH BILLERICA MA 01862

**Message Codes : r**

2	1Z6V006703443628791	Ground Residential	96814	44	4	33.50	-7.04	26.46
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				1.92	-0.37	1.55
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				38.52	-7.41	31.11

1st ref: 20291

Sender : MANAGER

2nd ref: 1 TV PAD- HONOLULU, HI

Receiver: JOHN CHO

JOHN CHO

HONOLULU HI 96814

**Message Codes : r**

3	1Z6V00670344568407	Ground Hundredweight	92126	2	30	9.64	-1.24	8.40
		Fuel Surcharge				0.51	-0.07	0.44
		<b>Total</b>				10.15	-1.31	8.84

1st ref: 20291

Sender : MANAGER

2nd ref: 150 TV PADS- SAN DIEGO, C A

Receiver: WELLINGTON HUI

WELLINGTON HUI

SAN DIEGO CA 92126

**Message Codes : b**

4	1Z6V0067034442213	Ground Hundredweight	92126	2	30	9.64	-1.24	8.40
		Fuel Surcharge				0.51	-0.07	0.44
		<b>Total</b>				10.15	-1.31	8.84

1st ref: 20291

Sender : MANAGER

2nd ref: 150 TV PADS- SAN DIEGO, C A

**Message Codes : b**

5	1Z6V00670344174225	Ground Hundredweight	92126	2	30	9.64	-1.24	8.40
		Fuel Surcharge				0.51	-0.07	0.44
		<b>Total</b>				10.15	-1.31	8.84

1st ref: 20291

Sender : MANAGER

2nd ref: 150 TV PADS- SAN DIEGO, C A

**Message Codes : b**

6	1Z6V00670343968432	Ground Hundredweight	92126	2	30	9.64	-1.24	8.40
		Fuel Surcharge				0.51	-0.07	0.44
		<b>Total</b>				10.15	-1.31	8.84

1st ref: 20291

Sender : MANAGER

2nd ref: 150 TV PADS- SAN DIEGO, C A

Invoice date **April 11, 2015**  
Invoice number **00006V0067155**  
Shipper number **6V0067**

## Outbound

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/08	1752098946	7	1Z6V00670345908641	Ground Hundredweight	92126	2	30	9.64	-1.24	8.40
				Fuel Surcharge				0.51	-0.07	0.44
				<b>Total</b>				10.15	-1.31	8.84

2nd ref : 150 TV PADS- SAN DIEGO, C A

8 126V006703445569453	Ground Hundredweight	92126	2	30	9.64	-1.24	8.40
	Fuel Surcharge				0.51	-0.07	0.44
	Total				10.15	-1.31	8.84

2nd ref : 150 TV PADS- SAN DIEGO, CA

9 1Z6V00670344564269	Ground Hundredweight	92126	2	30	9.64	-1.24	8.40
	Fuel Surcharge				0.51	-0.07	0.44
	<b>Total</b>				<b>10.15</b>	<b>-1.31</b>	<b>8.84</b>

2nd ref : 150 TV PADS- SAN DIEGO, C A

10 1Z6V00670343247274	Ground Hundredweight	92126	2	17	5.48	-0.66	4.82
	Fuel Surcharge				0.29	-0.03	0.26
	<b>Total</b>				<b>5.77</b>	<b>-0.69</b>	<b>5.08</b>

2nd ref : 150 TV PADS- SAN DIEGO, CA

Total for Pickup Number: 1752098946	10 Package(s)	130.34	-19.73	110.61
-------------------------------------	---------------	--------	--------	--------

04/09	1752098950	1	1Z6V00670343212480	Ground Residential	95014	3	4	8.33	-1.72	6.61
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.60	-0.09	0.51
				Customer Entered Dimensions = 9 x 8 x 8 in						
				Total				12.03	-1.81	10.22

2nd ref: 1 TV PAD-CUPERTINO, CA

Receiver: JUN ZHU  
JUN ZHU

CUPERTINO CA 95014

2 126V00670343943897	Ground Residential	89118	3	4	8.33	-1.72	6.61
	Customer Weight			2			
	Residential Surcharge				3.10		3.10
	Fuel Surcharge				0.60	-0.09	0.51
	Customer Entered Dimensions = 9 x 8 x 8 in						
	Total				12.03	-1.81	10.22

2nd ref : 1 TV PAD- LAS VEGAS, NV

Receiver: ICY FANG  
ICY FANG

LAS VEGAS NV 89118

**Message Codes :** r ag

**Delivery Service Invoice**

Invoice date **April 11, 2015**  
 Invoice number **00006V0067155**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/09	1752098950	3	1Z6V00670345405509	Ground Residential	89139	3	4	8.33	-1.72	6.61
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.60	-0.09	0.51
				Customer Entered Dimensions = 9 x 8 x 8 in						
				Total				12.03	-1.81	10.22

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-LAS VEGAS, NV

Receiver: HUANG HUA

HUANG HUA

LAS VEGAS NV 89139

**Message Codes : r ag**

Message Codes 17 49										
Total for Pickup Number: 1752098950				3 Package(s)			36.09	-5.43	30.66	
04/10	1752098961	1	1Z6V00670345641316	Ground Residential	19152	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.75	-0.12	0.63
				Customer Entered Dimensions = 9 x 8 x 8 in						
				Total				15.00	-2.46	12.54

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-PHILADELPHIA, PA

Receiver: CAI YU

CAI YU

PHILADELPHIA PA 19152

**Message Codes : r**

2	1Z6V00670344375320			Ground Residential	95070	3	4	8.33	-1.72	6.61
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.60	-0.09	0.51
				Customer Entered Dimensions = 9 x 8 x 8 in						
				Total				12.03	-1.81	10.22

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-SARATOGA, CA

Receiver:

HUNG CHENG SUNG

SARATOGA CA 95070

**Message Codes : r ag**

3	1Z6V00670343611530			Ground Residential	20901	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.75	-0.12	0.63
				Customer Entered Dimensions = 9 x 8 x 8 in						
				Total				15.00	-2.46	12.54

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-SILVER SPRING, MD

Receiver:

CHENG HUNG HUANG

SILVER SPRING MD 20901

**Message Codes : r**



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**Outbound**

**UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/10	1752088961	4	1Z6V00670345233945	Ground Residential	94587	4	4	9.31	-1.96	7.35
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.65	-0.10	0.55
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				13.06	-2.06	11.00

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-UNION CITY, CA

Receiver:

JOHN FONG

UNION CITY CA 94587

**Message Codes : r**

5	1Z6V00670345606551	Ground Residential	11375	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.75	-0.12	0.63
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				15.00	-2.46	12.54

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-FOREST HILLS, NY

Receiver:

JINYANG ZOU

FOREST HILLS NY 11375

**Message Codes : r**

8	1Z6V00670345173368	Ground Residential	94560	4	4	9.31	-1.96	7.35
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.65	-0.10	0.55
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				13.06	-2.06	11.00

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-NEWARK, CA

Receiver:

CHESTER TSE

NEWARK CA 94560

**Message Codes : r**

7	1Z6V00670343058371	Ground Residential	91741	2	4	7.59	-0.98	6.61
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.56	-0.05	0.51
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				11.25	-1.03	10.22

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-GLENDORA, CA

Receiver:

MEI SANJENIS

GLENDORA CA 91741

**Message Codes : r ag**

**Delivery Service Invoice**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/10	1752098961	8	126V00670343665581	Ground Commercial	96817	44	9	45.53	-12.75	32.78
				Customer Weight			5			
				Fuel Surcharge				2.39	-0.67	1.72
				Customer Entered Dimensions = 13 x 11 x 10 in						
				Total				47.92	-13.42	34.50

1st ref: 20291

Sender : MANAGER

2nd ref : 3 TV PAD-HONOLULU-HI

Receiver:

YUHENG LUO

HONOLULU HI 96817

Message Codes : r

Total for Pickup Number: 1752098961	8 Package(s)	142.32	-27.76	114.56
Total UPS WorldShip	29 Package(s)	415.35	-68.77	346.58
Total Outbound	29 Package(s)	415.35	-68.77	346.58

**Adjustments & Other Charges****Residential/Commercial Adjustments****UPS WorldShip**

Shipped Date	Pickup Record	Entry	Tracking Number	Recorded Corrected	Published Charge	Incentive Credit	Billed Charge	Adjustment Amount
04/01	1752098902	5	126V00670343725257	Commercial	-10.01	2.70	-7.31	
				Residential	10.01	-2.10	7.91	
				Residential Surcharge	3.10		3.10	
				Fuel Surcharge	0.20		0.20	3.90

1st ref: 20291

2nd ref : 1 TV PAD- MISSOURI CITY, TX

Total UPS WorldShip	1 Package(s)	3.90
Total Residential/Commercial Adjustments	1 Package(s)	3.90
Total Adjustments & Other Charges		3.90

**Invoice Messaging**

Code	Message
r	Dimensional weight applied
ag	Minimum Rates Applied
b	Hundredweight eligible; Hundredweight rates applied



**Delivery Service Invoice**

Invoice date **April 4, 2015**  
Invoice number **00006V0067145**  
Shipper number **6V0067**  
Control ID **9U62**  
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23 single

0392A00006V00674

**QI CHUANG TECHNOLOGY**  
**MANAGER**  
**12037 CLARK ST**  
**ARCADIA, CA 91006-5829**

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Philadelphia, PA 19170-0001

**Incentive Savings**

Total Incentive savings this period **\$ 55.90**  
Your amount due this period includes these savings.  
See incentive summary section for details.

**Account Status Summary**

**Weekly Payment Plan**

Amount Due This Period **\$ 279.24**  
Amount Outstanding (prior invoices) **\$ 0.00**  
Total Amount Outstanding **\$ 279.24**

**Questions about your charges?**

To get a better understanding of the charges on your invoice, visit our invoice guide and glossary of billing charges at [ups.com/invoiceguide](http://ups.com/invoiceguide).

**Thank you for using UPS.**

**Summary of Charges**

Page		Charge
3	Outbound UPS WorldShip	\$ 275.30
9	Adjustments & Other Charges	\$ 3.94
<b>Amount due this period</b>		<b>\$ 279.24</b>

UPS payment terms require payment of this bill by April 13, 2015.

Payments received late are subject to a late payment fee of 6% of the Amount Due This Period. (see Tariff/Terms and Conditions of Service at [ups.com](http://ups.com) for details)

*Note: This invoice may contain a fuel surcharge as described at [ups.com](http://ups.com). The published fuel surcharge is 5.5% for UPS Ground Services and 3.5% for UPS Air Services, UPS 3 Day Select, and International services. For more information, visit [ups.com](http://ups.com).*



**Return Portion**

**QI CHUANG TECHNOLOGY**  
**MANAGER**  
**12037 CLARK ST**  
**ARCADIA, CA 91006-5829**

Invoice Date **April 4, 2015**  
Invoice Number **00006V0067145**  
Shipper Number **6V0067**

**Amount due this period \$ 279.24**  
**Amount enclosed**

☐ If this billing address is incorrect, mark an "X" in this box and make the appropriate changes above.

**UPS**  
**PO BOX 894820**  
**LOS ANGELES, CA 90189-4820**

6V0067 5 040415 0392 1 00000279240 6



**Delivery Service Invoice**

Invoice date **April 4, 2015**  
 Invoice number 00006V0067145  
 Shipper number 6V0067

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**Incentives**

**Outbound**

Service	Date	Incentive Plan	
Incentive Level	Count	Published Charges	Incentive Credit
<b>Ground Commercial Package</b>			
	04/04/2015		EZZB121
Electronic Processed Custom	2	20.02	-3.60
<b>Ground Commercial Package</b>			
	04/04/2015		EZZB122
Electronic Processed Tier	2	20.02	-1.80
Tier incentive based on an average weekly revenue of \$5,821.08 for W/E: 04/05/2014 - W/E: 03/28/2015.			
<b>Fuel Surcharge</b>			
	04/04/2015		-2.91
<b>Ground Residential Package</b>			
	04/04/2015		EZZB140
Electronic Processed Custom	21	228.83	-41.13
<b>Ground Residential Package</b>			
	04/04/2015		EZZB141
Electronic Processed Tier	21	228.83	-6.46
Tier incentive based on an average weekly revenue of \$5,821.08 for W/E: 04/05/2014 - W/E: 03/28/2015.			
<b>Total Outbound</b>			<b>-55.90</b>
<b>Total Incentives</b>			<b>-55.90</b>

**Account Status**

**Weekly Payment Plan**

**Payments Applied**

Invoice Number	Invoice Date	Amount Paid
00006V0067135	03/28/2015	\$ 436.68

**Reference Number Summary**

20291	279.24
<b>Total</b>	<b>279.24</b>



# **Delivery Service Invoice**

Invoice date **April 4, 2015**  
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## **Outbound**

### **UPS WorldShip**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/30	1752098880	1	1Z6V0067034327866	Ground Residential	85308	4	4	9.31	-1.96	7.35
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.68	-0.11	0.57
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>13.09</b>	<b>-2.07</b>	<b>11.02</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-GLENDALE AZ

Receiver: FEI LIN

FEI LIN

GLENDALE AZ 85308

### **Message Codes : r**

2	1Z6V00670345202871	Ground Residential	01930	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- GLOUCESTER MA

Receiver: LANA LOW

LANA LOW

GLOUCESTER MA 01930

### **Message Codes : r**

3	1Z6V00670345600084	Ground Residential	28227	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-CHARLOTTE NC

Receiver: JUAN SHI

JUAN SHI

CHARLOTTE NC 28227

### **Message Codes : r**

4	1Z6V00670345803490	Ground Residential	28134	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-PINEVILLE, NC

Receiver: LEUNG CHEUNG

LEUNG CHEUNG

PINEVILLE NC 28134

### **Message Codes : r**



# **Delivery Service Invoice**

Invoice date **April 4, 2015**  
 Invoice number 00006V0067145  
 Shipper number 6V0067

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## **Outbound**

### **UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/30	1752098880	5	1Z6V00670344577102	Ground Residential	11354	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.78	-0.13	0.65
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				15.03	-2.47	12.56

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-FLUSHING, NY  
 Receiver: TAK FOK  
 TAK FOK  
 FLUSHING NY 11354

#### **Message Codes : r**

6	1Z6V00670344764918	Ground Residential	95035	3	4	8.33	-1.72	6.61
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.63	-0.09	0.54
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				12.06	-1.81	10.25

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-MILPITAS-CA  
 Receiver: XIANG ZHOU  
 XIANG ZHOU  
 MILPITAS CA 95035

#### **Message Codes : r ag**

7	1Z6V00670344890924	Ground Residential	91803	2	4	7.59	-0.98	6.61
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.59	-0.05	0.54
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				11.28	-1.03	10.25

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-ALHAMBRA, CA  
 Receiver: JOSEPH LUK  
 JOSEPH LUK  
 ALHAMBRA CA 91803

#### **Message Codes : r ag**

8	1Z6V00670345759137	Ground Residential	11228	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				15.03	-2.47	12.56

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD-BROOKLYN-NY  
 Receiver: YONG CHEN-NY  
 YONG CHEN-NY  
 BROOKLYN NY 11228

#### **Message Codes : r**

**Delivery Service Invoice**

Invoice date **April 4, 2015**  
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 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/30	1752098880	9	1Z6V00670345053541	Ground Residential	96817	44	4	33.50	-7.04	26.46
				Customer Weight			3			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				2.01	-0.39	1.62
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>38.61</b>	<b>-7.43</b>	<b>31.18</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 2 TV PAD- HONOLULU, HI  
 Receiver: HENRY ZHANG  
 HENRY ZHANG  
 HONOLULU HI 96817

**Message Codes : r**

Message 000017										
Total for Pickup Number: 1752098880				9 Package(s)			150.19	-24.69	125.50	
03/31	1752098881	1	1Z6V00670343938152	Ground Residential	83651	5	4	9.73	-2.04	7.69
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.71	-0.11	0.60
				Customer Entered Dimensions = 9 x 8 x 8 in						
				Total				13.54	-2.15	11.39

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD\_NAMPA, ID  
 Receiver: MINHUA ZHANG  
 MINHUA ZHANG  
 NAMPA ID 83651

**Message Codes : r**

2	1Z6V00670344656964			Ground Residential	67209	6	4	10.01	-2.10	7.91
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.72	-0.12	0.60
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>13.83</b>	<b>-2.22</b>	<b>11.61</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAD- WICHITA, KS  
 Receiver: ZHUOMEI WENG  
 ZHUOMEI WENG  
 WICHITA KS 67209

**Message Codes : r**

3	1Z6V00670345133973			Ground Commercial	75243	6	4	10.01	-2.70	7.31
				Customer Weight			2			
				Fuel Surcharge				0.55	-0.15	0.40
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>10.56</b>	<b>-2.85</b>	<b>7.71</b>

1st ref: 20291  
 Sender : MANAGER

2nd ref : 1 TV PAP- DALLAS, TX  
 Receiver: CHRISTINA THAI  
 CHRISTINA THAI  
 DALLAS TX 75243

**Message Codes : r**

**Delivery Service Invoice**

Invoice date **April 4, 2015**  
 Invoice number **00006V0067145**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
03/31	1752098891	4	1Z6V00670345573186	Ground Residential	24502	8	4	11.15	-2.34	8.81
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.78	-0.13	0.65
				Customer Entered Dimensions = 9 x 8 x 8 in						
				Total				15.03	-2.47	12.56

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- LYNCHBURG, VA

Receiver: ZINIU YU  
ZINIU YU

LYNCHBURG VA 24502

**Message Codes : r**

5	1Z6V00670343058696	Ground Residential	94121	4	4	9.31	-1.96	7.35
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.68	-0.11	0.57
		Customer Entered Dimensions = 9 x 8 x 8 in						
		Total				13.09	-2.07	11.02

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- SAN FRANCISCO, CA

Receiver: SAI MAN YIP  
SAI MAN YIP

SAN FRANCISCO CA 94121

**Message Codes : r**

6	1Z6V00670344154201	Ground Residential	89117	3	4	8.33	-1.72	6.61
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.63	-0.09	0.54
		Customer Entered Dimensions = 9 x 8 x 8 in						
		Total				12.06	-1.81	10.25

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- LAS VEGAS, NV

Receiver: JUSTIN WONG  
JUSTIN WONG

LAS VEGAS NV 89117

**Message Codes : r ag**

Total for Pickup Number: 1752098891					6 Package(s)			78.11	-13.57	64.64	
04/01	1752098902	1	1Z6V00670344504010	Ground Residential	89148	3	4	8.33	-1.72	6.61	
				Customer Weight			2				
				Residential Surcharge				3.10		3.10	
				Fuel Surcharge				0.63	-0.09	0.54	
				Customer Entered Dimensions = 9 x 8 x 8 in							
				Total				12.06	-1.81	10.25	

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD-LAS VEGAS, NV

Receiver: JIE HUANG  
JIE HUANG

LAS VEGAS NV 89148

**Message Codes : r ag**

**Delivery Service Invoice**Invoice date **April 4, 2015**Invoice number **00006V0067145**Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/01	1752098902	2	1Z6V00670344432026	Ground Residential	98208	5	4	9.73	-2.04	7.69
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.71	-0.11	0.60
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>13.54</b>	<b>-2.15</b>	<b>11.39</b>

1st ref: 20291

Sender : MANAGER

2nd ref: 1 TV PAD- EVERETT, WA

Receiver: RICK DAI  
RICK DAI

EVERETT WA 98208

**Message Codes : r**

3	1Z6V00670343542230	Ground Residential	02135	8	4	11.15	-2.34	8.81
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.78	-0.13	0.65
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>15.03</b>	<b>-2.47</b>	<b>12.56</b>

1st ref: 20291

Sender : MANAGER

2nd ref: 1 TV PAD-BRIGHTON, MA

Receiver: ALBERT LI  
ALBERT LI

BRIGHTON MA 02135

**Message Codes : r**

4	1Z6V0067034318641	Ground Residential	89117	3	4	8.33	-1.72	6.61
		Customer Weight			2			
		Residential Surcharge				3.10		3.10
		Fuel Surcharge				0.63	-0.09	0.54
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>12.06</b>	<b>-1.81</b>	<b>10.25</b>

1st ref: 20291

Sender : MANAGER

2nd ref: 1 TV PAD- LAS VEGAS, NV

Receiver: JUSTIN WONG  
JUSTIN WONG

LAS VEGAS NV 89117

**Message Codes : r ag**

5	1Z6V0067034372527	Ground Commercial	77459	6	4	10.01	-2.70	7.31
		Customer Weight			2			
		Fuel Surcharge				0.55	-0.15	0.40
		Customer Entered Dimensions = 9 x 8 x 8 in						
		<b>Total</b>				<b>10.56</b>	<b>-2.85</b>	<b>7.71</b>

1st ref: 20291

Sender : MANAGER

2nd ref: 1 TV PAD- MISSOURI CITY, TX

Receiver: TAK C LAM /  
TAK C LAM

MISSOURI CITY TX 77459

**Message Codes : r**

<b>Total for Pickup Number: 1752098902</b>					<b>5 Package(s)</b>	<b>63.25</b>	<b>-11.09</b>	<b>52.16</b>
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# **Delivery Service Invoice**

Invoice date **April 4, 2015**  
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 Shipper number **6V0067**

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## **Outbound**

### **UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/02	1752098913	1	1Z6V00670345806068	Ground Residential	75993	6	4	10.01	-2.10	7.91
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.72	-0.12	0.60
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>13.83</b>	<b>-2.22</b>	<b>11.61</b>

1st ref: 20281

Sender : MANAGER

2nd ref : 1 TV PAD-PLANO TX

Receiver: THIEC AUDUONG

THIEC AUDUONG

PLANO TX 75093

#### **Message Codes : r**

Total for Pickup Number: 1752098913					1 Package(s)		13.83	-2.22	11.61	
04/03	1752098924	1	1Z6V00670344285070	Ground Residential	94587	4	7	9.94	-2.39	7.55
				Customer Weight			5			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.72	-0.13	0.59
				Customer Entered Dimensions = 11 x 11 x 9 in						
				Total				13.76	-2.52	11.24

1st ref: 20291

Sender : MANAGER

2nd ref : 3 TV PADS-UNION CITY, CA

Receiver: ALBERT H TSHU

ALBERT H TSHU

UNION CITY CA 94587

#### **Message Codes : r**

		2	1Z6V00670344166289	Ground Residential	89139	3	4	8.33	-1.72	6.61
				Customer Weight			2			
				Residential Surcharge				3.10		3.10
				Fuel Surcharge				0.63	-0.09	0.54
				Customer Entered Dimensions = 9 x 8 x 8 in						
				<b>Total</b>				<b>12.06</b>	<b>-1.81</b>	<b>10.25</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 1 TV PAD- LAS VEGAS, NV

Receiver: YU YU

YU YU

LAS VEGAS NV 89139

#### **Message Codes : r ag**

<b>Total for Pickup Number: 1752098924</b>				<b>2 Package(s)</b>			<b>25.82</b>	<b>-4.33</b>	<b>21.49</b>
<b>Total UPS WorldShip</b>				<b>23 Package(s)</b>			<b>331.20</b>	<b>-55.90</b>	<b>275.30</b>
<b>Total Outbound</b>				<b>23 Package(s)</b>			<b>331.20</b>	<b>-55.90</b>	<b>275.30</b>



**Delivery Service Invoice**

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 Invoice number 00006V0067145  
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**Adjustments & Other Charges**

**Residential/Commercial Adjustments**

**UPS WorldShip**

Shipped Date	Pickup Record	Entry	Tracking Number	Recorded Corrected	Published Charge	Incentive Credit	Billed Charge	Adjustment Amount
03/24	1752098843	8	1Z6V00670343129660	Commercial	-10.48	2.83	-7.65	
				Residential	10.48	-2.20	8.28	
				Residential Surcharge	3.10		3.10	
				Fuel Surcharge	0.21		0.21	3.94
				1st ref: 20291	2nd ref: 1 TV PAD- DOWNERS GROVE IL			
<b>Total UPS WorldShip</b>					<b>1 Package(s)</b>			<b>3.94</b>
<b>Total Residential/Commercial Adjustments</b>					<b>1 Package(s)</b>			<b>3.94</b>
<b>Total Adjustments &amp; Other Charges</b>								<b>3.94</b>

**Invoice Messaging**

Code	Message
r	Dimensional weight applied
ag	Minimum Rates Applied



### Delivery Service Invoice

Invoice date April 18, 2015  
Invoice number 00006V0067165  
Shipper number 6V0067  
Control ID 21Z7  
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0392A00006V00674

QI CHUANG TECHNOLOGY  
MANAGER  
12037 CLARK ST  
ARCADIA, CA 91006-5829

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UPS  
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Philadelphia, PA 19170-0001

### Incentive Savings

Total incentive savings this period \$ 567.70  
Your amount due this period includes these savings.  
See incentive summary section for details.

### Account Status Summary

#### Weekly Payment Plan

Amount Due This Period \$ 3,443.22  
Amount Outstanding (prior Invoices) \$ 0.00  
Total Amount Outstanding \$ 3,443.22

### Questions about your charges?

To get a better understanding of the charges on your invoice, visit our invoice guide and glossary of billing charges at [ups.com/invoiceguide](http://ups.com/invoiceguide).

### Thank you for using UPS.

### Summary of Charges

Page		Charge
3	Outbound	
	UPS WorldShip	\$ 3,442.78
27	Adjustments & Other Charges	\$ 0.44
Amount due this period		\$ 3,443.22

UPS payment terms require payment of this bill by April 27, 2015.

Payments received late are subject to a late payment fee of 6% of the Amount Due This Period. (see Tariff/Terms and Conditions of Service at [ups.com](http://ups.com) for details)

Note: This invoice may contain a fuel surcharge as described at [ups.com](http://ups.com). The published fuel surcharge is 5.25% for UPS Ground Services and 4.75% for UPS Air Services, UPS 3 Day Select, and International services. For more information, visit [ups.com](http://ups.com).



### Return Portion

QI CHUANG TECHNOLOGY  
MANAGER  
12037 CLARK ST  
ARCADIA, CA 91006-5829

Invoice Date April 18, 2015  
Invoice Number 00006V0067165  
Shipper Number 6V0067

Amount due this period \$ 3,443.22  
Amount enclosed

☐ If this billing address is incorrect, mark an "X" in this box and make the appropriate changes above.

UPS  
PO BOX 894820  
LOS ANGELES, CA 90189-4820

6V0067 9 041815 0392 1 00003443220 8



**Delivery Service Invoice**

Invoice date **April 18, 2015**  
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**Incentives**

**Outbound**

Service	Date	Incentive Plan	
Incentive Level	Count	Published Charges	Incentive Credit
Fuel Surcharge	04/18/2015		-28.53
Ground Hundredweight	04/18/2015	EZZB143	
Electronic Processed Tier	189	3483.44	-445.89
Tier incentive based on an average weekly revenue of \$5,883.56 for W/E: 04/19/2014 - W/E: 04/11/2015.			
Ground Commercial Package	04/18/2015	EZZB121	
Electronic Processed Custom	16	266.40	-69.28
Ground Commercial Package	04/18/2015	EZZB122	
Electronic Processed Tier	16	266.40	-24.00
Tier incentive based on an average weekly revenue of \$5,883.56 for W/E: 04/19/2014 - W/E: 04/11/2015.			
Total Outbound			-567.70
Total Incentives			-567.70

**Account Status**

**Weekly Payment Plan**

**Payments Applied**

Invoice Number	Invoice Date	Amount Paid
00006V0067155	04/11/2015	\$ 350.48

**Reference Number Summary**

20291	3,443.22
Total	3,443.22

Invoice date **April 18, 2015**  
Invoice number **00006V0067165**  
Shipper number **6V0067**

## Outbound

## UPS WorldShip

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/13	1752098972	1	126V00670345278997	<b>Shaded area denotes 11 package shipment</b>						
				Ground Hundredweight	94133	4	30	12.82	-1.64	11.18
				Fuel Surcharge				0.67	-0.09	0.58
				Total				13.49	-1.73	11.76
			1st ref.: 20291	2nd ref.: 200 TV PADS-San Francisco, CA						
			Sender: MANAGER	Receiver: SHAN LAM LIU SHAN LAM LIU [REDACTED] SAN FRANCISCO, CA 94133						
			Message Codes : b							
		2	126V00670343662900	Ground Hundredweight	94133	4	30	12.82	-1.64	11.18
				Fuel Surcharge				0.67	-0.09	0.58
				Total				13.49	-1.73	11.76
			1st ref.: 20291	2nd ref.: 200 TV PADS-San Francisco, CA						
			Message Codes : b							
		3	126V00670344680413	Ground Hundredweight	94133	4	30	12.82	-1.64	11.18
				Fuel Surcharge				0.67	-0.09	0.58
				Total				13.49	-1.73	11.76
			1st ref.: 20291	2nd ref.: 200 TV PADS-San Francisco, CA						
			Message Codes : b							
		4	126V00670343796421	Ground Hundredweight	94133	4	30	12.82	-1.64	11.18
				Fuel Surcharge				0.67	-0.09	0.58
				Total				13.49	-1.73	11.76
			1st ref.: 20291	2nd ref.: 200 TV PADS-San Francisco, CA						
			Message Codes : b							
		5	126V00670344874639	Ground Hundredweight	94133	4	30	12.82	-1.64	11.18
				Fuel Surcharge				0.67	-0.09	0.58
				Total				13.49	-1.73	11.76
			1st ref.: 20291	2nd ref.: 200 TV PADS-San Francisco, CA						
			Message Codes : b							
		6	126V00670345579046	Ground Hundredweight	94133	4	30	12.82	-1.64	11.18
				Fuel Surcharge				0.67	-0.09	0.58
				Total				13.49	-1.73	11.76
			1st ref.: 20291	2nd ref.: 200 TV PADS-San Francisco, CA						
			Message Codes : b							
		7	126V00670344073656	Ground Hundredweight	94133	4	30	12.82	-1.64	11.18
				Fuel Surcharge				0.67	-0.09	0.58
				Total				13.49	-1.73	11.76
			1st ref.: 20291	2nd ref.: 200 TV PADS-San Francisco, CA						
			Message Codes : b							
		8	126V00670345802466	Ground Hundredweight	94133	4	30	12.82	-1.64	11.18
				Fuel Surcharge				0.67	-0.09	0.58
				Total				13.49	-1.73	11.76
			1st ref.: 20291	2nd ref.: 200 TV PADS-San Francisco, CA						
			Message Codes : b							

Invoice date **April 18, 2015**  
Invoice number **00006V0067165**  
Shipper number **6V0067**

**Outbound**  
**UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/13	1752098972	9	1Z6V00670345089478	Ground Hundredweight	94133	4	30	12.82	-1.64	11.18
				Fuel Surcharge				0.67	-0.09	0.58
				Total				13.49	-1.73	11.76
			1st ref : 20291					2nd ref : 200 TV PADS-SanFrancisco, CA		
			Message Codes : b							
		10	1Z6V00670345738687	Ground Hundredweight	94133	4	30	12.82	-1.64	11.18
				Fuel Surcharge				0.67	-0.09	0.58
				Total				13.49	-1.73	11.76
			1st ref : 20291					2nd ref : 200 TV PADS-SanFrancisco, CA		
			Message Codes : b							
		11	1Z6V00670344634095	Ground Hundredweight	94133	4	2	0.91	-0.13	0.78
				Fuel Surcharge				0.05	-0.01	0.04
				Total				0.96	-0.14	0.82
			1st ref : 20291					2nd ref : 200 TV PADS-SanFrancisco, CA		
			Message Codes : b							
		12	1Z6V00670345339706	<b>Shaded area denotes 15 package shipment</b>						
				Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Sender : MANAGER					Receiver: BAO BEI HUANG BAO BEI HUANG SAN FRANCISCO CA 94108		
			Message Codes : a							
		13	1Z6V00670343499510	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Message Codes : a							
		14	1Z6V00670345437529	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Message Codes : a							
		15	1Z6V00670344757739	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Message Codes : a							
		16	1Z6V00670343944145	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Message Codes : a							

**Delivery Service Invoice**

Invoice date April 18, 2015

Invoice number 00006V0067165

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/13	1752098972	17	1Z6V00670345960758	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Message Codes : a							
		18	1Z6V00670345851563	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Message Codes : a							
		19	1Z6V00670343340574	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Message Codes : a							
		20	1Z6V006703433431789	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Message Codes : a							
		21	1Z6V00670345009198	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Message Codes : a							
		22	1Z6V00670344436808	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Message Codes : a							
		23	1Z6V00670345158616	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Message Codes : a							
		24	1Z6V00670343298620	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Message Codes : a							
		25	1Z6V00670343260839	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				Total				17.52	-6.13	11.39
			1st ref : 20291					2nd ref : 300 TV PADS-San Francisco CA		
			Message Codes : a							

**Delivery Service Invoice**

Invoice date **April 18, 2015**  
 Invoice number **00006V0067165**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/13	1752098972	26	1Z6V00670343329248	Ground Commercial	94108	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				<b>Total</b>				<b>17.52</b>	<b>-6.13</b>	<b>11.39</b>

1st ref : 20291

2nd ref : 300 TV PADS-San Francisco CA

Message Codes : a

<b>Total for Pickup Number: 1752098972</b>				<b>26 Package(s)</b>	<b>398.66</b>	<b>-109.39</b>	<b>289.27</b>
--	--	--	--	----------------------	---------------	----------------	---------------

04/14	1752098983	1	1Z6V00670345267856	<b>Shaded area denotes 18 package shipment</b>						
				Ground Hundredweight	91801	2	30	8.53	-1.09	7.44
				Shipment Residential Surcharge				1.68		1.68
				Fuel Surcharge				0.54	-0.06	0.48
				<b>Total</b>				<b>10.75</b>	<b>-1.15</b>	<b>9.60</b>

1st ref : 20291

2nd ref : 300 TV PADS-ALHAMBRA,CA

Sender : MANAGER

Receiver: JASON LI  
JASON LI

ALHAMBRA CA 91801

Message Codes : b

2	1Z6V00670345920667			Ground Hundredweight	91801	2	30	8.53	-1.09	7.44
				Shipment Residential Surcharge				1.68		1.68
				Fuel Surcharge				0.54	-0.06	0.48
				<b>Total</b>				<b>10.75</b>	<b>-1.15</b>	<b>9.60</b>

1st ref : 20291

2nd ref : 300 TV PADS-ALHAMBRA,CA

Message Codes : b

3	1Z6V00670343811672			Ground Hundredweight	91801	2	30	8.53	-1.09	7.44
				Shipment Residential Surcharge				1.68		1.68
				Fuel Surcharge				0.54	-0.06	0.48
				<b>Total</b>				<b>10.75</b>	<b>-1.15</b>	<b>9.60</b>

1st ref : 20291

2nd ref : 300 TV PADS-ALHAMBRA,CA

Message Codes : b

4	1Z6V00670345744885			Ground Hundredweight	91801	2	30	8.53	-1.09	7.44
				Shipment Residential Surcharge				1.68		1.68
				Fuel Surcharge				0.54	-0.06	0.48
				<b>Total</b>				<b>10.75</b>	<b>-1.15</b>	<b>9.60</b>

1st ref : 20291

2nd ref : 300 TV PADS-ALHAMBRA,CA

Message Codes : b

5	1Z6V00670343404291			Ground Hundredweight	91801	2	30	8.53	-1.09	7.44
				Shipment Residential Surcharge				1.68		1.68
				Fuel Surcharge				0.54	-0.06	0.48
				<b>Total</b>				<b>10.75</b>	<b>-1.15</b>	<b>9.60</b>

1st ref : 20291

2nd ref : 300 TV PADS-ALHAMBRA,CA

Message Codes : b

6	1Z6V00670343953902			Ground Hundredweight	91801	2	30	8.53	-1.09	7.44
				Shipment Residential Surcharge				1.68		1.68
				Fuel Surcharge				0.54	-0.06	0.48
				<b>Total</b>				<b>10.75</b>	<b>-1.15</b>	<b>9.60</b>

1st ref : 20291

2nd ref : 300 TV PADS-ALHAMBRA,CA

Message Codes : b

Shipper number 6V0067

## Outbound

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/14	1752098983	7	1Z6V00670343637718	Ground Hundredweight	91801	2	30	8.53	-1.09	7.44
				Shipment Residential Surcharge				1.68		1.68
				Fuel Surcharge				0.54	-0.06	0.48
				Total				10.75	-1.15	9.60
				1st ref.: 20291				2nd ref.: 300 TV PADS-ALHAMBRA, CA		
				Message Codes : b						
		8	1Z6V00670343379720	Ground Hundredweight	91801	2	30	8.53	-1.09	7.44
				Shipment Residential Surcharge				1.68		1.68
				Fuel Surcharge				0.54	-0.06	0.48
				Total				10.75	-1.15	9.60
				1st ref.: 20291				2nd ref.: 300 TV PADS-ALHAMBRA, CA		
				Message Codes : b						
		9	1Z6V00670343383939	Ground Hundredweight	91801	2	30	8.53	-1.09	7.44
				Shipment Residential Surcharge				1.68		1.68
				Fuel Surcharge				0.54	-0.06	0.48
				Total				10.75	-1.15	9.60
				1st ref.: 20291				2nd ref.: 300 TV PADS-ALHAMBRA, CA		
				Message Codes : b						
		10	1Z6V00670343734345	Ground Hundredweight	91801	2	30	8.53	-1.09	7.44
				Shipment Residential Surcharge				1.68		1.68
				Fuel Surcharge				0.54	-0.06	0.48
				Total				10.75	-1.15	9.60
				1st ref.: 20291				2nd ref.: 300 TV PADS-ALHAMBRA, CA		
				Message Codes : b						
		11	1Z6V00670344894956	Ground Hundredweight	91801	2	30	8.53	-1.09	7.44
				Shipment Residential Surcharge				1.68		1.68
				Fuel Surcharge				0.54	-0.06	0.48
				Total				10.75	-1.15	9.60
				1st ref.: 20291				2nd ref.: 300 TV PADS-ALHAMBRA, CA		
				Message Codes : b						
		12	1Z6V00670345809761	Ground Hundredweight	91801	2	30	8.53	-1.09	7.44
				Shipment Residential Surcharge				1.68		1.68
				Fuel Surcharge				0.54	-0.06	0.48
				Total				10.75	-1.15	9.60
				1st ref.: 20291				2nd ref.: 300 TV PADS-ALHAMBRA, CA		
				Message Codes : b						
		13	1Z6V00670343502774	Ground Hundredweight	91801	2	30	8.53	-1.09	7.44
				Shipment Residential Surcharge				1.68		1.68
				Fuel Surcharge				0.54	-0.06	0.48
				Total				10.75	-1.15	9.60
				1st ref.: 20291				2nd ref.: 300 TV PADS-ALHAMBRA, CA		
				Message Codes : b						





Shipper number 6V0067

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### UPS WorldShip (continued)

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/14	1752098983	21	1Z6V00670345142052	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
				1st ref : 20291				2nd ref : 500 TV PADS-BOSTON MA		
				Message Codes : b						
		22	1Z6V00670345518861	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
				1st ref : 20291				2nd ref : 500 TV PADS-BOSTON MA		
				Message Codes : b						
		23	1Z6V00670345413876	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
				1st ref : 20291				2nd ref : 500 TV PADS-BOSTON MA		
				Message Codes : b						
		24	1Z6V00670343231085	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
				1st ref : 20291				2nd ref : 500 TV PADS-BOSTON MA		
				Message Codes : b						
		25	1Z6V00670343254499	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
				1st ref : 20291				2nd ref : 500 TV PADS-BOSTON MA		
				Message Codes : b						
		26	1Z6V00670344248100	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
				1st ref : 20291				2nd ref : 500 TV PADS-BOSTON MA		
				Message Codes : b						
		27	1Z6V00670343055918	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
				1st ref : 20291				2nd ref : 500 TV PADS-BOSTON MA		
				Message Codes : b						
		28	1Z6V00670344201927	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
				1st ref : 20291				2nd ref : 500 TV PADS-BOSTON MA		
				Message Codes : b						
		29	1Z6V00670345490131	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
				1st ref : 20291				2nd ref : 500 TV PADS-BOSTON MA		
				Message Codes : b						

**Delivery Service Invoice**

Invoice date **April 18, 2015**  
 Invoice number **00006V0067165**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/14	1752098983	30	1Z6V00670344604546	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				<b>Total</b>				<b>24.34</b>	<b>-3.13</b>	<b>21.21</b>
			1st ref : 20291							
			2nd ref : 500 TV PADS-BOSTON MA							
			Message Codes : b							
		31	1Z6V00670345709155	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				<b>Total</b>				<b>24.34</b>	<b>-3.13</b>	<b>21.21</b>
			1st ref : 20291							
			2nd ref : 500 TV PADS-BOSTON MA							
			Message Codes : b							
		32	1Z6V00670345047969	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				<b>Total</b>				<b>24.34</b>	<b>-3.13</b>	<b>21.21</b>
			1st ref : 20291							
			2nd ref : 500 TV PADS-BOSTON MA							
			Message Codes : b							
		33	1Z6V00670343544970	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				<b>Total</b>				<b>24.34</b>	<b>-3.13</b>	<b>21.21</b>
			1st ref : 20291							
			2nd ref : 500 TV PADS-BOSTON MA							
			Message Codes : b							
		34	1Z6V00670344404182	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				<b>Total</b>				<b>24.34</b>	<b>-3.13</b>	<b>21.21</b>
			1st ref : 20291							
			2nd ref : 500 TV PADS-BOSTON MA							
			Message Codes : b							
		35	1Z6V00670344709595	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				<b>Total</b>				<b>24.34</b>	<b>-3.13</b>	<b>21.21</b>
			1st ref : 20291							
			2nd ref : 500 TV PADS-BOSTON MA							
			Message Codes : b							
		36	1Z6V00670345025205	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				<b>Total</b>				<b>24.34</b>	<b>-3.13</b>	<b>21.21</b>
			1st ref : 20291							
			2nd ref : 500 TV PADS-BOSTON MA							
			Message Codes : b							
		37	1Z6V00670343995019	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				<b>Total</b>				<b>24.34</b>	<b>-3.13</b>	<b>21.21</b>
			1st ref : 20291							
			2nd ref : 500 TV PADS-BOSTON MA							
			Message Codes : b							
		38	1Z6V00670344943028	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				<b>Total</b>				<b>24.34</b>	<b>-3.13</b>	<b>21.21</b>
			1st ref : 20291							
			2nd ref : 500 TV PADS-BOSTON MA							
			Message Codes : b							

**Delivery Service Invoice**Invoice date **April 18, 2015**Invoice number **00006V0067165**Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/14	1752098983	39	1Z6V00670344473232	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
			1st ref : 20291	2nd ref : 500 TV PADS-BOSTON MA						
			Message Codes : b							
40			1Z6V00670345069641	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
			1st ref : 20291	2nd ref : 500 TV PADS-BOSTON MA						
			Message Codes : b							
41			1Z6V00670343696253	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
			1st ref : 20291	2nd ref : 500 TV PADS-BOSTON MA						
			Message Codes : b							
42			1Z6V00670344387066	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
			1st ref : 20291	2nd ref : 500 TV PADS-BOSTON MA						
			Message Codes : b							
43			1Z6V00670343896073	Ground Hundredweight	02134	8	30	23.13	-2.97	20.16
				Fuel Surcharge				1.21	-0.16	1.05
				Total				24.34	-3.13	21.21
			1st ref : 20291	2nd ref : 500 TV PADS-BOSTON MA						
			Message Codes : b							
44			1Z6V00670344197282	Ground Hundredweight	02134	8	53	40.86	-5.23	35.63
				Customer Weight			32			
				Fuel Surcharge				2.15	-0.28	1.87
				Total				43.01	-5.51	37.50
			1st ref : 20291	2nd ref : 500 TV PADS-BOSTON MA						
			Message Codes : b r							
45			1Z6V00670344184698	Ground Hundredweight	02134	8	53	40.86	-5.23	35.63
				Customer Weight			32			
				Fuel Surcharge				2.15	-0.28	1.87
				Total				43.01	-5.51	37.50
			1st ref : 20291	2nd ref : 500 TV PADS-BOSTON MA						
			Message Codes : b r							
46			1Z6V00670343222308	Ground Hundredweight	02134	8	22	16.97	-1.94	15.03
				Fuel Surcharge				0.89	-0.10	0.79
				Total				17.86	-2.04	15.82
			1st ref : 20291	2nd ref : 500 TV PADS-BOSTON MA						
			Message Codes : b							
Total for Pickup Number: 1752098983					46 Package(s)			917.11	-113.46	803.65

Invoice date **April 18, 2015**  
Invoice number **00006V0067165**  
Shipper number **6V0067**

### Outbound

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/15	1752098994	1	126V00670344754116	<b>Shaded area denotes 58 package shipment</b>						
				Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
			<b>1st ref : 20291</b>	<b>2nd ref : 1000-TV PADS-OAKLAND CA</b>						
			<b>Sender : MANAGER</b>	<b>Receiver: ALEX GUANG</b>						
				<b>ALEX GUANG</b>						
				<b>OAKLAND CA 94607</b>						
			<b>Message Codes : b</b>							
		2	126V00670344904123	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
			<b>1st ref : 20291</b>	<b>2nd ref : 1000-TV PADS-OAKLAND CA</b>						
			<b>Message Codes : b</b>							
		3	126V00670345076339	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
			<b>1st ref : 20291</b>	<b>2nd ref : 1000-TV PADS-OAKLAND CA</b>						
			<b>Message Codes : b</b>							
		4	126V00670343554745	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
			<b>1st ref : 20291</b>	<b>2nd ref : 1000-TV PADS-OAKLAND CA</b>						
			<b>Message Codes : b</b>							
		5	126V00670345103353	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
			<b>1st ref : 20291</b>	<b>2nd ref : 1000-TV PADS-OAKLAND CA</b>						
			<b>Message Codes : b</b>							
		6	126V00670343566161	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
			<b>1st ref : 20291</b>	<b>2nd ref : 1000-TV PADS-OAKLAND CA</b>						
			<b>Message Codes : b</b>							
		7	126V00670343467170	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
			<b>1st ref : 20291</b>	<b>2nd ref : 1000-TV PADS-OAKLAND CA</b>						
			<b>Message Codes : b</b>							
		8	126V00670345610366	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
			<b>1st ref : 20291</b>	<b>2nd ref : 1000-TV PADS-OAKLAND CA</b>						
			<b>Message Codes : b</b>							

Invoice date **April 18, 2015**  
Invoice number **00006V0067165**  
Shipper number **6V0067**

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### UPS WorldShip (continued)

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/15	1752098994	8	1Z6V00670344679798	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
		10	1Z6V00670344839409	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
		11	1Z6V0067034533211	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
		12	1Z6V00670344085223	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
		13	1Z6V00670344299430	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
		14	1Z6V00670343059843	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
		15	1Z6V00670343930454	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
		16	1Z6V00670345555268	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
		17	1Z6V00670345258277	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							

Invoice date **April 18, 2015**  
 Invoice number 00006V0067165  
 Shipper number 6V0067

**Outbound**  
**UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/15	1752098994	18	1Z6V00670345643485	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291							
			2nd ref : 1000-TV PADS-OAKLAND CA							
			Message Codes : b							
		19	1Z6V00670343194894	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291							
			2nd ref : 1000-TV PADS-OAKLAND CA							
			Message Codes : b							
		20	1Z6V00670343876504	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291							
			2nd ref : 1000-TV PADS-OAKLAND CA							
			Message Codes : b							
		21	1Z6V00670345732316	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291							
			2nd ref : 1000-TV PADS-OAKLAND CA							
			Message Codes : b							
		22	1Z6V00670345486324	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291							
			2nd ref : 1000-TV PADS-OAKLAND CA							
			Message Codes : b							
		23	1Z6V00670345142534	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291							
			2nd ref : 1000-TV PADS-OAKLAND CA							
			Message Codes : b							
		24	1Z6V00670343584945	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291							
			2nd ref : 1000-TV PADS-OAKLAND CA							
			Message Codes : b							
		25	1Z6V00670343177555	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291							
			2nd ref : 1000-TV PADS-OAKLAND CA							
			Message Codes : b							
		26	1Z6V00670344364369	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291							
			2nd ref : 1000-TV PADS-OAKLAND CA							
			Message Codes : b							

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**UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/15	1752098994	27	1Z6V00670343269376	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		28	1Z6V00670344298598	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		29	1Z6V00670345729991	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		30	1Z6V00670343333808	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		31	1Z6V00670345951419	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		32	1Z6V00670343107424	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		33	1Z6V00670344605634	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		34	1Z6V00670345130047	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		35	1Z6V00670345844651	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						

**Delivery Service Invoice**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/15	1752098994	36	1Z6V00670345993464	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		37	1Z6V00670343500472	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		38	1Z6V00670344569684	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		39	1Z6V00670343285090	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		40	1Z6V00670343210704	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		41	1Z6V00670345990510	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		42	1Z6V00670345948521	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		43	1Z6V00670345688731	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						
		44	1Z6V00670344695145	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				<b>Total</b>				<b>12.24</b>	<b>-1.57</b>	<b>10.67</b>
				1st ref : 20291						
				2nd ref : 1000-TV PADS-OAKLAND CA						
				Message Codes : b						



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### UPS WorldShip (continued)

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/15	1752098994	45	1Z6V00670345931753	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
46			1Z6V0067034442560	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
47			1Z6V00670345951571	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
48			1Z6V00670343462782	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
49			1Z6V00670344860199	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
50			1Z6V00670343507804	Ground Hundredweight	94607	4	30	11.63	-1.49	10.14
				Fuel Surcharge				0.61	-0.08	0.53
				Total				12.24	-1.57	10.67
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
51			1Z6V00670345849610	Ground Hundredweight	94607	4	33	12.80	-1.64	11.16
				Fuel Surcharge				0.67	-0.09	0.58
				Total				13.47	-1.73	11.74
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
52			1Z6V00670345009625	Ground Hundredweight	94607	4	57	22.11	-2.83	19.28
				Fuel Surcharge				1.16	-0.15	1.01
				Total				23.27	-2.98	20.29
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b							
53			1Z6V00670345391837	Ground Hundredweight	94607	4	53	20.56	-2.63	17.93
				Customer Weight			31			
				Fuel Surcharge				1.08	-0.14	0.94
				Total				21.64	-2.77	18.87
			1st ref : 20291					2nd ref : 1000-TV PADS-OAKLAND CA		
			Message Codes : b, r							

Invoice date **April 18, 2015**  
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**Outbound**  
**UPS WorldShip (continued)**

2nd ref : 1000-TV PADS-OAKLAND CA

2nd ref : 1000-TV PADS-OAKLAND CA

2nd ref : 1000-TV PADS-OAKLAND CA

2nd ref : 1000-TV PADS-OAKLAND CA

2nd ref : 1000-TV PADS-OAKLAND CA

2nd ref: 1300 TV PADS-NEW YORK NY

Receiver: ERIC CHEN

ERIC CHEN

WOODSIDE NY 11377

2nd ref : 1300 TV PADS-NEW YORK NY

**Message Codes : b**

**Delivery Service Invoice**Invoice date **April 18, 2015**Invoice number **00006V0067165**Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/16	1752097001	3	1Z6V00670345528716	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		4	1Z6V00670343290726	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		5	1Z6V00670343714938	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		6	1Z6V00670343885343	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		7	1Z6V00670344365957	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		8	1Z6V00670343800764	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		9	1Z6V00670345513777	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		10	1Z6V00670343108987	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		11	1Z6V00670345070399	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						



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### UPS WorldShip (continued)

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/16	1752097001	21	1Z6V00670343705493	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	-1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		22	1Z6V00670343919100	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		23	1Z6V00670344346914	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	-1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		24	1Z6V00670343512923	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		25	1Z6V00670345221136	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		26	1Z6V00670344155540	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		27	1Z6V00670344480153	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	-1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		28	1Z6V00670345438966	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		29	1Z6V00670344955971	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							

Invoice date **April 18, 2015**  
Invoice number **00006V0067165**  
Shipper number **6V0067**

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### UPS WorldShip (continued)

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/16	1752097001	30	1Z6V00670343235189	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		31	1Z6V00670343360598	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		32	1Z6V00670345696202	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		33	1Z6V00670343486015	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		34	1Z6V00670345454028	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		35	1Z6V00670345404233	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		36	1Z6V00670345820640	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		37	1Z6V00670343667258	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							
		38	1Z6V00670345988069	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
			1st ref : 20291	2nd ref : 1300 TV PADS-NEW YORK NY						
			Message Codes : b							

Shipper number 6V0067

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**UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/16	1752097001	39	1Z6V00670343507073	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		40	1Z6V00670344228284	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		41	1Z6V00670344035698	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		42	1Z6V00670345293309	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		43	1Z6V00670345445118	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		44	1Z6V00670343615125	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		45	1Z6V00670344207332	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		46	1Z6V00670345505740	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						
		47	1Z6V00670343274351	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291				2nd ref : 1300 TV PADS-NEW YORK NY		
				Message Codes : b						

Invoice date **April 18, 2015**  
Invoice number **00006V0067165**  
Shipper number **6V0067**

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**UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/16	1752097001	48	1Z6V00670343357164	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		49	1Z6V00670344278177	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		50	1Z6V00670343841381	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		51	1Z6V00670345730792	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		52	1Z6V00670345110407	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		53	1Z6V00670344224215	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		54	1Z6V00670343996223	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		55	1Z6V00670344630437	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		56	1Z6V00670343210848	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				Total				25.01	-3.21	21.80
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						

**Delivery Service Invoice**Invoice date **April 18, 2015**Invoice number **00006V0067165**Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/16	1752097001	57	1Z6V00670343301455	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		58	1Z6V00670343546263	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		59	1Z6V00670344269276	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		60	1Z6V00670345074484	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		61	1Z6V00670345445896	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		62	1Z6V00670345347500	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		63	1Z6V00670345823316	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		64	1Z6V00670343597324	Ground Hundredweight	11377	8	30	23.76	-3.05	20.71
				Fuel Surcharge				1.25	-0.16	1.09
				<b>Total</b>				<b>25.01</b>	<b>-3.21</b>	<b>21.80</b>
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						
		65	1Z6V00670343673536	Ground Hundredweight	11377	8	30	23.76	-2.48	21.28
				Fuel Surcharge				1.25	-0.13	1.12
				<b>Total</b>				<b>25.01</b>	<b>-2.61</b>	<b>22.40</b>
				1st ref : 20291						
				2nd ref : 1300 TV PADS-NEW YORK NY						
				Message Codes : b						

**Delivery Service Invoice**

Invoice date **April 18, 2015**  
 Invoice number **00006V0067165**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/16	1752097001	66	1Z6V00670344935948	Ground Commercial	94116	4	30	16.65	-5.83	10.82
				Fuel Surcharge				0.87	-0.30	0.57
				<b>Total</b>				<b>17.52</b>	<b>-6.13</b>	<b>11.39</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 20 TV PADS-SAN FRANCISCO CA

Receiver: KWOK FAI LI  
KWOK FAI LI

SAN FRANCISCO CA 94116

67	1Z6V00670343748554			<b>Shaded area denotes 9 package shipment</b>						
				Ground Hundredweight	08701	8	30	26.21	-3.36	22.85
				Shipment Residential Surcharge				3.36		3.36
				Fuel Surcharge				1.55	-0.18	1.37
				<b>Total</b>				<b>31.12</b>	<b>-3.54</b>	<b>27.58</b>

1st ref: 20291

Sender : MANAGER

2nd ref : 180 TV PADS-LAKEWOOD NJ

Receiver: JASON FRANK  
JASON FRANK

LAKEWOOD NJ 08701

**Message Codes : b**

68	1Z6V00670343555360			Ground Hundredweight	08701	8	30	26.21	-3.36	22.85
				Shipment Residential Surcharge				3.36		3.36
				Fuel Surcharge				1.55	-0.18	1.37
				<b>Total</b>				<b>31.12</b>	<b>-3.54</b>	<b>27.58</b>

1st ref: 20291

2nd ref : 180 TV PADS-LAKEWOOD NJ

**Message Codes : b**

69	1Z6V00670343480379			Ground Hundredweight	08701	8	30	26.21	-3.36	22.85
				Shipment Residential Surcharge				3.36		3.36
				Fuel Surcharge				1.55	-0.18	1.37
				<b>Total</b>				<b>31.12</b>	<b>-3.54</b>	<b>27.58</b>

1st ref: 20291

2nd ref : 180 TV PADS-LAKEWOOD NJ

**Message Codes : b**

70	1Z6V00670344927582			Ground Hundredweight	08701	8	30	26.21	-3.36	22.85
				Shipment Residential Surcharge				3.36		3.36
				Fuel Surcharge				1.55	-0.18	1.37
				<b>Total</b>				<b>31.12</b>	<b>-3.54</b>	<b>27.58</b>

1st ref: 20291

2nd ref : 180 TV PADS-LAKEWOOD NJ

**Message Codes : b**

71	1Z6V00670343180998			Ground Hundredweight	08701	8	30	26.21	-3.36	22.85
				Shipment Residential Surcharge				3.36		3.36
				Fuel Surcharge				1.55	-0.18	1.37
				<b>Total</b>				<b>31.12</b>	<b>-3.54</b>	<b>27.58</b>

1st ref: 20291

2nd ref : 180 TV PADS-LAKEWOOD NJ

**Message Codes : b**

72	1Z6V00670343004606			Ground Hundredweight	08701	8	30	26.21	-3.36	22.85
				Shipment Residential Surcharge				3.36		3.36
				Fuel Surcharge				1.55	-0.18	1.37
				<b>Total</b>				<b>31.12</b>	<b>-3.54</b>	<b>27.58</b>

1st ref: 20291

2nd ref : 180 TV PADS-LAKEWOOD NJ

**Message Codes : b**

**Delivery Service Invoice**

Invoice date **April 18, 2015**  
 Invoice number **00006V0067165**  
 Shipper number **6V0067**

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**Outbound****UPS WorldShip (continued)**

Pickup Date	Pickup Record	Entry	Tracking Number	Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge
04/16	1752097001	73	1Z6V00670344242419	Ground Hundredweight	08701	8	30	26.21	-3.36	22.85
				Shipment Residential Surcharge				3.36		3.36
				Fuel Surcharge				1.55	-0.18	1.37
				<b>Total</b>				<b>31.12</b>	<b>-3.54</b>	<b>27.58</b>
				1st ref : 20291 2nd ref : 180 TV PADS-LAKEWOOD NJ						
				Message Codes : b						
			74	1Z6V00670345418424	Ground Hundredweight	08701	8	30	26.21	22.85
				Shipment Residential Surcharge				3.36		3.36
				Fuel Surcharge				1.55	-0.18	1.37
				<b>Total</b>				<b>31.12</b>	<b>-3.54</b>	<b>27.58</b>
				1st ref : 20291 2nd ref : 180 TV PADS-LAKEWOOD NJ						
				Message Codes : b						
			75	1Z6V00670344336630	Ground Hundredweight	08701	8	30	26.22	22.90
				Shipment Residential Surcharge				3.42		3.42
				Fuel Surcharge				1.56	-0.17	1.39
				<b>Total</b>				<b>31.20</b>	<b>-3.49</b>	<b>27.71</b>
				1st ref : 20291 2nd ref : 180 TV PADS-LAKEWOOD NJ						
				Message Codes : b						
<b>Total for Pickup Number: 1752097001</b>					<b>75 Package(s)</b>			<b>1,923.33</b>	<b>-245.99</b>	<b>1,677.34</b>
<b>Total UPS WorldShip</b>					<b>205 Package(s)</b>			<b>4,010.48</b>	<b>-567.70</b>	<b>3,442.78</b>
<b>Total Outbound</b>					<b>205 Package(s)</b>			<b>4,010.48</b>	<b>-567.70</b>	<b>3,442.78</b>

**Adjustments & Other Charges**

**Shipping Charge Corrections** Learn how to avoid future shipping charge corrections. Visit [www.ups.com/avoidcharges](http://www.ups.com/avoidcharges).

Shipping Charge Corrections										
Pickup Date	Tracking Number	Original Service/ Corrected Service	ZIP Code	Zone	Weight	Published Charge	Incentive Credit	Billed Charge	Adjustment Amount	
04/07	1Z6V00670345945337	Ground	11220	8	4	11.15	-2.34	8.81		
		Ground	11220	8	5.0	11.70	-2.46	9.24		
		Audited Dimensions = 11 x 8 x 8 in								
		Customer Entered Dimensions = 9 x 8 x 8 in								
		Fuel Surcharge				0.02	-0.01	0.01	0.44	
		1st ref: 20291				2nd ref: 1 TV PAD-BROOKLYN NY				
		Sender : MANAGER				Receiver: ZHIRONG LAI				
		QI CHUANG TECHNOLOGY				ZHIRONG LAI				
		ARCADIA CA 91006				BROOKLYN NY 11220				
Total Shipping Charge Corrections					1 Package(s)					0.44
Total Adjustments & Other Charges										0.44

**Invoice Messaging**

Code	Message
b	Hundredweight eligible; Hundredweight rates applied
a	Package Hundredweight Eligible, however, Lowest Rate (Single Piece) Applied.
r	Dimensional weight applied

MAY

JUN

JUL

AUG

SEP

OCT

NOV

DEC

**EXHIBIT 13**

UNITED STATES DISTRICT COURT

for the  
Central District of California

CHINA CENTRAL TELEVISION, et al.

Plaintiff

v.

CREATE NEW TECHNOLOGY (HK) Limited, et al.

Defendant

Civil Action No. CV 15-1869 MMM (AJWx)

SUBPOENA TO TESTIFY AT A DEPOSITION IN A CIVIL ACTION

To: Custodian of Records, United Parcel Service of America, Inc., c/o CSC-Lawyers Incorporating Service, 2710 Gateway Oaks Dr., Suite 150N, Sacramento CA 95833

(Name of person to whom this subpoena is directed)

☒ **Testimony:** YOU ARE COMMANDED to appear at the time, date, and place set forth below to testify at a deposition to be taken in this civil action. If you are an organization, you must designate one or more officers, directors, or managing agents, or designate other persons who consent to testify on your behalf about the following matters, or those set forth in an attachment:

Please see Schedule A

Place: Davis Wright Tremaine LLP  
865 S. Figueroa St., Ste. 2400  
Los Angeles, CA 90017

Date and Time:  
July 15, 2015 at 10:00 a.m.

The deposition will be recorded by this method: stenographically, by audio and video

☒ **Production:** You, or your representatives, must also bring with you to the deposition the following documents, electronically stored information, or objects, and must permit inspection, copying, testing, or sampling of the material: Please see Schedule B

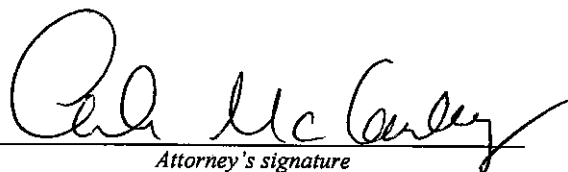
The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.

Date: June 25, 2015

CLERK OF COURT

OR

Signature of Clerk or Deputy Clerk



Attorney's signature

Carla A. McCauley

The name, address, e-mail address, and telephone number of the attorney representing (name of party) Plaintiffs China Central Television, China International Communications Co., Ltd., TVB Holdings (USA), Inc. and DISH Network L.L.C., who issues or requests this subpoena, are: Carla A. McCauley, Davis Wright Tremaine LLP, 865 S. Figueroa St. Suite 2400, Los Angeles, CA 90017, carlamccauley@dwt.com, (213) 633-8665

EXHIBIT 13

**Notice to the person who issues or requests this subpoena**

If this subpoena commands the production of documents, electronically stored information, or tangible things before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

Civil Action No. \_\_\_\_\_

**PROOF OF SERVICE**

*(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)*

I received this subpoena for (name of individual and title, if any) \_\_\_\_\_  
on (date) \_\_\_\_\_

☐ I served the subpoena by delivering a copy to the named individual as follows: \_\_\_\_\_

\_\_\_\_\_ on (date) \_\_\_\_\_; or

☐ I returned the subpoena unexecuted because: \_\_\_\_\_

Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also  
tendered to the witness the fees for one day's attendance, and the mileage allowed by law, in the amount of  
\$ \_\_\_\_\_

My fees are \$ \_\_\_\_\_ for travel and \$ \_\_\_\_\_ for services, for a total of \$ 0.00

I declare under penalty of perjury that this information is true.

Date: \_\_\_\_\_

\_\_\_\_\_  
*Server's signature*

\_\_\_\_\_  
*Printed name and title*

\_\_\_\_\_  
*Server's address*

Additional information regarding attempted service, etc.: \_\_\_\_\_

**Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)**

**(c) Place of Compliance.**

**(1) For a Trial, Hearing, or Deposition.** A subpoena may command a person to attend a trial, hearing, or deposition only as follows:

(A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or

(B) within the state where the person resides, is employed, or regularly transacts business in person, if the person

- (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

**(2) For Other Discovery.** A subpoena may command:

(A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and

(B) inspection of premises at the premises to be inspected.

**(d) Protecting a Person Subject to a Subpoena; Enforcement.**

**(1) Avoiding Undue Burden or Expense; Sanctions.** A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

**(2) Command to Produce Materials or Permit Inspection.**

(A) *Appearance Not Required.* A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.

(B) *Objections.* A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:

(i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.

(ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

**(3) Quashing or Modifying a Subpoena.**

(A) *When Required.* On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:

- (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
- (iv) subjects a person to undue burden.

(B) *When Permitted.* To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:

(i) disclosing a trade secret or other confidential research, development, or commercial information; or

(ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.

(C) *Specifying Conditions as an Alternative.* In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:

(i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and

(ii) ensures that the subpoenaed person will be reasonably compensated.

**(e) Duties in Responding to a Subpoena.**

**(1) Producing Documents or Electronically Stored Information.** These procedures apply to producing documents or electronically stored information:

(A) *Documents.* A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.

(B) *Form for Producing Electronically Stored Information Not Specified.* If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.

(C) *Electronically Stored Information Produced in Only One Form.* The person responding need not produce the same electronically stored information in more than one form.

(D) *Inaccessible Electronically Stored Information.* The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

**(2) Claiming Privilege or Protection.**

(A) *Information Withheld.* A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:

- (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.

(B) *Information Produced.* If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

**(g) Contempt.**

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

**SCHEDULE A**

**DEFINITIONS**

1. The terms "YOU" and "YOUR" shall mean United Parcel Service of America, Inc. or "UPS" and its parents and subsidiaries, and their authorized current and former employees, officers, directors or agents or persons controlled by or acting on their behalf.

2. The term "CNT" shall mean and include defendant Create New Technology (HK) Limited together with its authorized current and former employees, officers, directors or agents.

3. The term "HYIT" shall mean defendant Hua Yang International Technology Limited together with its authorized current and former employees, officers, directors or agents.

4. The term "GVTV" shall mean defendant Shenzhen Greatvision Network Technology Co. Ltd. together with its authorized current and former employees, officers, directors or agents.

5. The term "TVPAD" shall mean any television set top box bearing the mark TVpad, including but not limited to TVpad 1, TVpad 2, TVpad 3, TVpad 4, or any other TVpad device generation.

6. The term "PERSON" or "PERSONS" shall include a natural person, firm, association, organization, partnership, business, trust, limited liability company, corporation, or entity of any sort.

**TOPICS FOR TESTIMONY**

1. Authentication of all documents produced by YOU in response to the Documents and Things Requested in Schedule B, below.

2. Identification of the source of all shipments by YOU on behalf of CNT, HYIT or GVTV from January 1, 2011 to present, including, to the extent known, of TVPADS.

1           3.     Identification of the recipients of all shipments by YOU on behalf of  
2 CNT, HYIT or GVTV from January 1, 2011 to present, including, to the extent  
3 known, of TVPADS.

4           4.     Identification of all shipping records for all shipments made by YOU on  
5 behalf of CNT, HYIT or GVTV from January 1, 2011 to present including, to the  
6 extent known, of TVPADS.

7           5.     Total number of shipments by YOU on behalf of CNT from January 1,  
8 2011 to the present including, to the extent known, of TVPADS.

9           6.     Total number of shipments delivered by YOU on behalf of CNT from  
10 January 1, 2011 to the present including, to the extent known, of TVPADS.

11          7.     Total value of shipments delivered by YOU on behalf of CNT from  
12 January 1, 2011 to the present including, to the extent known, of TVPADS.

13          8.     Total value of shipments delivered by YOU on behalf of HYIT from  
14 January 1, 2011 to the present.

**SCHEDULE B**

**DEFINITIONS**

1. The terms "YOU" and "YOUR" shall mean United Parcel Service of America, Inc. or "UPS" and its parents and subsidiaries, and their authorized current and former employees, officers, directors or agents or persons controlled by or acting on their behalf.

2. The term "CNT" shall mean and include defendant Create New Technology (HK) Limited together with its authorized current and former employees, officers, directors or agents.

3. The term "HYIT" shall mean defendant Hua Yang International Technology Limited together with its authorized current and former employees, officers, directors or agents.

4. The term "GVTV" shall mean defendant Shenzhen Greatvision Network Technology Co. Ltd. together with its authorized current and former employees, officers, directors or agents.

5. The term "PERSON" or "PERSONS" shall include a natural person, firm, association, organization, partnership, business, trust, limited liability company, corporation, or entity of any sort.

6. The term "TVPAD" shall mean any television set top box bearing the mark TVpad, including but not limited to TVpad 1, TVpad 2, TVpad 3, TVpad 4, or any other TVpad device generation.

7. The term "IDENTIFY" shall mean the name, company name, address, telephone, fax, email address, web address, account number, payment information or other identifying information.

8. The term "CONTENTS" shall mean any description of the item or items shipped, the quantity shipped, and/or the weight of the item or items shipped.

9. The term "DOCUMENTS" is used in the broadest possible sense as interpreted under the Federal Rules of Civil Procedure and shall include, without

1 limitation, all originals and copies, duplicates, drafts, and recordings of any written,  
2 graphic or otherwise recorded matter, however produced or reproduced, and all  
3 "writings" as defined in Section 1001 of the Federal Rules of Evidence, including,  
4 without limitation, any tangible thing upon which any information has been recorded  
5 by any means, including by writing, printing, typing, transcribing, charting,  
6 photographing, or photocopying, or by digital, electronic, magnetic or mechanical  
7 recording. The term "DOCUMENTS" includes emails and electronic files, audio and  
8 video tapes, microfilm, microfiche, and other electronically stored information, all  
9 non-identical copies or drafts, all attachments and enclosures, and any and all  
10 notations on the foregoing.

11 10. The term "COMMUNICATION" shall include any meeting, telephone  
12 call, letter, memorandum, document, facsimile, electronic message, or other form of  
13 communication, whether verbal or nonverbal.

14 11. "All" and "any" mean "any and all" as appropriate in order to bring  
15 within the scope of these requests for production information and documents which  
16 might otherwise be considered to be beyond their scope. "Including" means  
17 "including, but not limited to" as appropriate in order to bring within the scope of  
18 these requests for production information and documents which might otherwise be  
19 considered to be beyond their scope. "And" and "or" shall be construed either  
20 disjunctively or conjunctively as appropriate in order to bring within the scope of  
21 these requests for production information and documents which might otherwise be  
22 considered to be beyond their scope. "Each" and "every" shall both mean "each and  
23 every" as appropriate in order to bring within the scope of these requests for  
24 production information and documents which might otherwise be considered to be  
25 beyond their scope.

26 12. The plural of any word used herein includes the singular and the  
27 singular includes the plural. The masculine gender of any word used herein includes  
28

1 the feminine. The past tense of a verb used herein includes the present tense, and the  
2 present tense includes the past tense.

### 3 INSTRUCTIONS

4 1. If YOU claim that a Request for Production is overly broad, please  
5 respond to that portion of the Request for Production to which YOU do not object  
6 and specifically state why YOU claim the Request for Production is overly broad.

7 2. If YOU object to any portion of a Request for Production, please  
8 respond to any portion of the Request for Production to which YOU do not object.

9 3. If YOU contend that any information, document, or thing otherwise  
10 called for by any request is excluded from production or discovery, YOU are to  
11 answer so much of the discovery request as is not subject to the claimed objection  
12 and, for each document or thing:

13 a) State whether the item shall not be produced because:

- 14 1) It is claimed to be privileged; or  
15 2) It once existed but can no longer be located; or  
16 3) It has been lost; or  
17 4) It has been destroyed; and

18 b) If, under a claim of privilege, any documents or things are not produced,  
19 YOU must state for each document:

- 20 1) the type and title of the document or thing; and  
21 2) the general subject matter of the content of the document or  
22 description of the thing; and  
23 3) the date of its creation and/or revision; and  
24 4) the identity of the document's author(s), addressee(s), and  
25 recipient(s); and  
26 5) the nature of the privilege being claimed; and  
27 6) in detail, all facts upon which YOU base YOUR claim of  
28 privilege.

1           4.     In producing these documents and things, YOU are requested to identify  
2 and produce for inspection and copying not only those documents and things in  
3 YOUR custody, but all documents and things in the custody of YOUR attorneys,  
4 consultants, advisors, agents, other representatives, and other persons or entities  
5 subject to YOUR control.

6           5.     In producing these documents and things, please produce the documents  
7 and things as they are kept in the ordinary course of business, with appropriate  
8 markings or designation so that it may be determined to what request they are  
9 responsive.

10          6.     Please produce the original and all copies of each requested document  
11 and thing, as well as the file in which they are kept, including all copies which bear  
12 any additional file stamps, marginal notes, or other additional markings or writings  
13 that do not appear on the original.

14          7.     For purposes of this Subpoena, terms not specifically defined shall be  
15 given their ordinary meaning as YOU understand them to be used in the trade and in  
16 each such case YOU shall state YOUR definition of such term.

17          8.     Complete production is to be made on the date and at the time indicated  
18 above. The inspection and copying will begin at that time and will continue from  
19 day to day thereafter until complete.

20          9.     Unless otherwise specified, the relevant time period for this Subpoena is  
21 January 1, 2011 to the present.

22                   **DOCUMENTS AND THINGS REQUESTED**

23           **REQUEST FOR PRODUCTION NO. 1:**

24           All DOCUMENTS reflecting or evidencing shipping records for each delivery  
25 made by YOU on behalf of CNT.

26           **REQUEST FOR PRODUCTION NO. 2:**

27           All DOCUMENTS reflecting or evidencing shipping records for each delivery  
28 made by YOU on behalf of HYIT.

1  
2  
3 REQUEST FOR PRODUCTION NO. 3:

4 All DOCUMENTS reflecting or evidencing shipping records for each delivery  
5 made by YOU on behalf of GVTV.

6 REQUEST FOR PRODUCTION NO. 4:

7 All DOCUMENTS sufficient to show the date of each shipment by YOU on  
8 behalf of CNT.

9 REQUEST FOR PRODUCTION NO. 5:

10 All DOCUMENTS sufficient to IDENTIFY the PERSONS from CNT who  
11 were involved with each shipment by YOU on behalf of CNT.

12 REQUEST FOR PRODUCTION NO. 6:

13 All DOCUMENTS sufficient to IDENTIFY the recipient of all shipments by  
14 YOU on behalf of CNT.

15 REQUEST FOR PRODUCTION NO. 7:

16 All DOCUMENTS sufficient to show the CONTENTS of each shipment by  
17 YOU on behalf of CNT.

18 REQUEST FOR PRODUCTION NO. 8:

19 All DOCUMENTS sufficient to show all shipments of TVPADS by YOU on  
20 behalf of CNT.

21 REQUEST FOR PRODUCTION NO. 9:

22 All DOCUMENTS sufficient to show the date of each shipment by YOU on  
23 behalf of HYIT.

24 REQUEST FOR PRODUCTION NO. 10:

25 All DOCUMENTS sufficient to IDENTIFY all PERSONS from HYIT who  
26 were involved with each shipment by YOU on behalf of HYIT.

1 REQUEST FOR PRODUCTION NO. 11:

2 All DOCUMENTS sufficient to IDENTIFY the recipient of all shipments by  
3 YOU on behalf of HYIT.

4 REQUEST FOR PRODUCTION NO. 12:

5 All DOCUMENTS sufficient to show the CONTENTS of each shipment by  
6 YOU on behalf of HYIT.

7 REQUEST FOR PRODUCTION NO. 13:

8 All DOCUMENTS sufficient to show all shipments of TVPADS by YOU on  
9 behalf of HYIT.

10 REQUEST FOR PRODUCTION NO. 14:

11 All DOCUMENTS sufficient to show the date of each shipment by YOU on  
12 behalf of GVTV.

13 REQUEST FOR PRODUCTION NO. 15:

14 All DOCUMENTS sufficient to IDENTIFY all PERSONS from GVTV who  
15 were involved with each shipment by YOU on behalf of GVTV.

16 REQUEST FOR PRODUCTION NO. 16:

17 All DOCUMENTS sufficient to IDENTIFY the recipient of all shipments by  
18 YOU on behalf of GVTV.

19 REQUEST FOR PRODUCTION NO. 17:

20 All DOCUMENTS sufficient to show the CONTENTS of each shipment by  
21 YOU on behalf of GVTV.

22 REQUEST FOR PRODUCTION NO. 18:

23 All DOCUMENTS sufficient to show all shipments of TVPADS by YOU on  
24 behalf of GVTV.

25 REQUEST FOR PRODUCTION NO. 19:

26 All DOCUMENTS sufficient to show the total number of shipments by YOU  
27 on behalf of CNT.

28

1 REQUEST FOR PRODUCTION NO. 20:

2 All DOCUMENTS sufficient to show the total number of shipments by YOU  
3 on behalf of HYIT.

4 REQUEST FOR PRODUCTION NO. 21:

5 All DOCUMENTS sufficient to show the total number of shipments by YOU  
6 on behalf of GVTV.

7 REQUEST FOR PRODUCTION NO. 22:

8 All DOCUMENTS sufficient to show the total value of all shipments delivered  
9 by YOU on behalf of CNT.

10 REQUEST FOR PRODUCTION NO. 23:

11 All DOCUMENTS sufficient to show the total value of all shipments delivered  
12 by YOU on behalf of HYIT.

13 REQUEST FOR PRODUCTION NO. 24:

14 All DOCUMENTS sufficient to show the total value of all shipments delivered  
15 by YOU on behalf of GVTV.

16 REQUEST FOR PRODUCTION NO. 25:

17 All DOCUMENTS sufficient to show the total number of shipments of  
18 TVPADS by YOU on behalf of Shenzhen G. Credit Electronics Co., Ltd. relating to  
19 the TVPAD.

20 REQUEST FOR PRODUCTION NO. 26:

21 All DOCUMENTS sufficient to show the total number of shipments of  
22 TVPADS by YOU on behalf of Shenzhen Gosonic Supply Chain Management Co.,  
23 Ltd. relating to the TVPAD.

**EXHIBIT 14**  
**LODGED UNDER SEAL**

**EXHIBIT 14**

**EXHIBIT 15**  
**LODGED UNDER SEAL**

**EXHIBIT 15**